AN ABSTRACT

OF THE

CIVIL JUDICIAL REGULATIONS,

AS ENACTED AND PUBLISHED FOR

The Provinces under the Presidency of Fort William;

CONTAINING

A SYNOPSIS OF THE ACTUAL LAWS

AS IN FORCE ON THE 31st OF DECEMBER, 1828,

WITH REFERENCES TO

THE CIRCULAR ORDERS

01

THE SUDDER DEWARDY ADAWLUT.

(0)

BY

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BENGAL CIVIL SERVICE.

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NOTICE.

The following work purposes to be an abstract, affording a methodical view of the Civil Judicial Regulations for this Presidency, as they now exist in the month of December, 1828. Rescinded enactments being omitted, and modifications annexed to the original law, the actual code in force is here analyzed.

Each chapter of the work is intended to contain, or point to, all the laws connected with the court or matter which forms its subject; so that a Provincial or Zillah Judge, and especially the inferior judicial authorities, may find in the sections relating to them a concise manual of their respective duties. To avoid frequent repetitions, several references to other divisions of the Abstract occur in every page.

In pursuing this plan of compilation, the Regulations are necessarily much mutilated, and in Chapter 4. wherein the enactments relating to the most important questions of right have been extracted from regulations of various departments, it may often appear that many essential rules have been omitted.

The principle followed has been, to notice every thing connected with legality as the courts may try the point; but to leave all directions for the current duties of a revenue, or other officer, to a separate classification which may be made of such enactments. Thus in the section on Auction Sales for Arrears of Revenue, (Ch. 4, Sec. 6.) such rules as decide their validity, or in any way relate to the courts, are abstracted, and those which direct the conduct of Collectors in exposing the lands to sale, &c. omitted, as belonging to another authority, and therefore to another subject.

January 1, 1829.

BXPLANATIONS.

A mark thus (...) implies a similar reference (as to Regulation and Section) to that immediately above.

A mark thus (-) implies a similar reference to that immediately preceding in the left hand column.

A column being blank opposite to a rule implies, that there is no reference for the particular province.

ABBREVIATIONS.

Gov. Gen. in C.—Governor General in Council.

B. of Revenue.—Board of Revenue.

S. D. A .- Sudder Dewanny Adawlut.

C. O. of S. D. A .- Circular Orders of the Sudder Dewanny Adawlut.

P. C. A .- Provincial Court of Appeal.

Z. or C. C .- Zillah or City Court.

C. C. P.—Conquered and Ceded Provinces.

S. R. L. A.—Superintendent and Remembrancer of Legal Affairs.

Pff .- Plaintiff.

Deft.-Defendant.

Wases. - Witnesses.

Appt.-Appellant.

Respt.—Respondent.

NOTICE

By Reg. 1. of 1829, (to be analyzed in the first Supplement,) the Boards of Revenue have been new-modelled; whenever, therefore, the Board of Revenue occurs in this work, the "Local Revenue Commissioner" should be understood.

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AN ABSTRACT



OF

THE REGULATIONS, &c.

CHAPTER I.

ZIBBAN AND CITY COURTS, AND DUTIES OF JUDGES.

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SEC. 1. ESTABLISH- MENT. Cl. 1. In Bengal, Behar, and O- rissa.	Zillah dewanny courts established in the several zillahs of the provinces of Bengal, Behar, and Orissa (Cuttack excepted); and city dewanny courts in the cities Moorshedabad, Dacca, and Patna. The zillah and city of Moorshedabad comprised under the jurisdiction of one dewanny court. The Dutch factories at Cullapore, Patna, and Dacca, attached to the jurisdiction of the cities Moorshedabad, Patna, and Dacca.	3. 93. 1. 06. 18. 25.	2 2 2	2						
	A dewanny court established in the zillah of Hooghly. The settlement of Chinsura attached to the district of Hooghly. A dewanny court established in the zillah of the 24-Pergunnahs. The Dutch factory at Fulta attached to the district of the 24-Pergunnahs. A dewanny court established in the suburbs of Calcutta. also in the zillah of Cuttack. The Dutch factory at Balasore attached to zillah Cuttack. A dewanny court established in the zillah of Backergunge. A Magistrate being appointed to the zillah of Jungle Muhals, it is declared competent for the Gov. Gen. in C. at any time to constitute a civil, together with the criminal court of that zillah by an order of Government, (a measure since adopted.)	•	2 2 2 2 2 2 2	1 2 2						
Cl. 2. In Benares.	Zillah dewanny courts established in the several zillahs of the province of Benares, and a city court in the city of Benares				7. 95.	2				
C. 3. In the provinc- es of Oude.	Zillah dewanny courts established in the several zillahs of the provinces ceded by the Nuwab of Oude							2. 03. 6. 26.	2 2	
Cl. 4. In the Doab, Bundlecund, Go.	Zillah dewanny courts established in the several districts of the territories conquered and ceded in the Doab, Bundlecund, and on the right bank of the Jumna. Except in the city of Delhi. Pergunnah Goburdhun annexed to the district of Agra. The elakeh of Khandah with other villages annexed to zillah Bundlecund. The pergunnahs of Sonk-Sonsa and Sahar annexed to zillah Agra. The jageer of the Killadar of Kallenjir annexed to zillah Bundlecund. Zillah dewanny courts established in the northern division of Seharunpore, and the district of Meerut (amending the former division.) The territory called Deyra Doon annexed to zillah Seharunpore.							8.05. 5.26. 2.18. 2.06. 2.12. 4.18. 4.17.	54223	Judicis regulation 1 tended ge 2 ly to Co by 14. 18

8sc. 2.	Chap. 1. Zillah and City Courts.	Benga	1 &	Dan		10 0 1		
COMSTITU-	Chap. 1. Zittun and City Courts.	The state of the s	_		aren.	C. C. I		
TION OF EIL- LAH AND CI- TY COURTS. Cl. 1. Sittings of sourt, &c.	 Each court to be superintended by one Judge, who on entering upon his duties will take an oath before the Gov. Gen. in C. or such person as he may appoint for the purpose. (For form of oath, see Reg.) Court to be held in a public room, three times a week or oftener, except on holidays. Any infringement of this rule to be reported to the S. D. A. (a)—No orders to be passed except in open court, and on court days. Exception,—Summary investigations may be held by Judges and Registers in any place of their own, and that jurisdiction wherein the cause of action has arisen. (See Ch. 5, s. 6.) One day or more in the week to be appropriated to the trial of suits for Government revenue, advances, rents, and other miscellaneous business. 	3.93. 2.21. 3.94.	3 b	7. 95. 2 — 5. 00	5	2*. 03.	<u>S. C.</u>	This Regextended to the Dosb, &c. by 8. 1805, 6. 1. NB Local exceptions will be always noticed in the text.
· Cl. 2.	 The first day in each week to be dedicated to the trial of suits under Reg. 2. 1819, and 9. 1825	3. 28.	10	5				
Court seal. Cl. 3. Holidays.	1. Z. and C. C. to be adjourned for thirty days during the Hindoo festival of the Dussura, and for fifteen days during the Mahomedan festival of the Mohurrum. (b)	3.93.	6	7.95	. 6	2. 03. 8. 05.		
	 On collection of business or otherwise, such holidays may be dispensed with by the S. D. A. Courts to be adjourned on all native holidays. (c) 	1. 06. 3. 93.			5	2. 03.	14	
Cl. 4. Absence of Judges.	 Any Z. or C. Judge desirous of quitting his station, to apply to the Gov. Gen in C.; and unless in emergent cases of indisposition, not to leave his station without permission. Applications for permission to specify the purpose and the period for which leave of absence is required, and the name of the Register or senior Assistant on whom the charge would devolve. (d) The Gov. Gen. in C. will make what disposition he may think proper, to supply the place of the Judge obtaining leave. Notice of the arrangement to be given to the Judge, to the person appointed to relieve him, to the P. C. A. of the division, and to the S. D. A. Judges obtaining leave of absence to report their actual departure to the Gov. Gen in C., to the S. D. A., and to the P. C. A. of the division. (e) (For rules upon the studden death of Judges, see Ch. 8, s. 1, cl. 2.) 	4.96.	3 4					* Sec. 15. of 12. 1803, only contains the rules on the death of Judges, not for applications for leave of absence.
Sec. 3. Jurisdic- Tion of Courts. Cl. 1. Local limits.	 The jurisdiction of each zillah court to extend throughout each respective district but that of the zillah court of Dacca Jelalpoor and Behar Proper not to extend to the cities of Dacca and Patna, these having separate dewanny courts.	3. 93. 10. 22.	2	7*. 95	7	3. 03. 8. 05. 2. 18. 14. 05. 12. 12.	3 1 11 2	* Sections 2, 3, and 4. of the Benares regu- lation specify the local juris- diction of each court in the province.

⁽a) Attention called to this rule; and such reports, at the expiration of the week in which the infringement may have occurred, enjoined, by C. O. of S. D. A. July 19, 1810.

(b) In the C. O. of S. D. A. these holidays are defined, as to their commencement and duration, by letter May 31st 1803, and further explained as not superseded.

Sep. 4, 1816

(c) These holidays explained, and a list circulated in the C. O. of S. D. A. April 6, 1816.

(d) The C. O. of S. D. A. January 4, 1811, direct that such applications of leave shall be accompanied by a statement of the business pending in court.

(e) By the C. O. of S. D. A. of October 31st, (809, Judges are desired to furnish the Civil Auditor with a certificate of the date on which they may have given over or resumed charge on such occasions. By orders of Government, January 9, 1806, the S. D. A. is directed to report to the Gov. Gen. in C. any delay incurred by Judges in joining stations to which they are appointed, and the C. O. of S. D. A. January 17, 1806, direct Z. and C. Judges to make similar reports concerning their Registers.

•	Chap. 1. Zillak and city Courts.	Benga	1,80	Bene	res.	[C.C.]	rovs.		
Sec. 3.			8.C.	Reg.	18.10				
Cl. 2. Persons ame able.	1. All persons, not British subjects, are amenable to the civil courts in zillahs and cities. Exception. 1. All suits in which both parties are dependants of the Nazim of Bengal, to be referred to His Excellency. Suits against his servants by persons not	3.93.	. [[7. 95.		2.03.		9 - 17 3	
	his dependants, to be so referred or tried at the discretion of the Judge. (See Ch. 3, s. 5, cl. 2.) 2. The Nuwab of Furruckabad not amenable to the civil court. Suits against his dependants to be referred to him; but if unattended to, or his decision be un-	16. 93.	10						
	satisfactory to the Pff., they are admissible in the civil court. 2. Europeans, not being British subjects, amenable to civil courts without being required to execute any bonds as prescribed for British subjects. 3. Any persons attached to the army, the servants of officers or persons attached to cantonment bazars, not liable to action for debt or personal actions in amount	28.93.	8	24. 95. -	2	18*.03.		To the	
	less than 200 Rs. in the local civil courts; such to be tried by military courts of	20. 10.	22			_		1805, 17.	
Cl. 3. British sub jects.		3.93.	9	7. 95.	7	2.03.	6		
	2. Such persons to execute a bond making themselves so amenable, previous to obtaining a license of residence. Form of such bond prescribed.	28. 93.	2	24. 95.	2	18.03.	2		
	 3. This bond to be executed before the Judge, and deposited among the records of the court. 4. A new bond to be executed by such persons on their removal to another jurisdiction. 		4			·	4		
	tion: if any such person do not attend at the Judge's court for this purpose within ten days after arriving in the district, he is to be summoned by a writing under the seal of the court attested by the Register.		5				5	* * * * * * * * * * * * * * * * * * *	
	5. On refusing to attend or to execute the bond prescribed, such person to be required by the Judge to repair to Calcutta within one mouth; on non-compliance to be sent under charge of the court's officers.		6				6		
	6. Any person not entirely amenable to civil courts, may institute suits in such courts against persons amenable to them, on executing a bond declaring himself amenable for the amount of the claim preferred.	-	7				7		
·	Form of such bond prescribed	1.97. 0.25.	2 4 3		-	_			
Cl. 4. Officers of G vernment gen	1. Collectors of revenue and customs, Commercial Residents, Salt Agents, Mint and Assay Masters, and their respective officers, amenable to the civil courts of their	3. 93.	10	7 . 95.	7	2.03.	7		
rally.	2. Commercial Residents and their officers amenable to the civil courts, in suits instituted by persons in their employ for any act of compulsion, oppression, or contradiction to the regulations: such suits not to be received unless the Resident	3, 30.		7.50.		4.03.			
	3. Commercial Residents and their officers amenable, for applying any rules or autho-	1.93.	16	4.05.	2	37*. 03.		To the	
	rity contained in Reg. XXXI. 1793, or XXXVII. 1803, to persons not employed in the Company's investments. 4. Opium Agents and their native officers amenable, under provisions similar to the	3. 16.	10 10			•	10 10	805, 25.	
	above. 5. Salt Agents and their officers amenable under similar provisions; but not for acts of such judicial authority (fine, confiscation, &c.) as are specified in Reg. X. 1819, (See Ch. 3, s. 2.)	0.10	3 \ \ 2					v.	
	6. Collectors of customs amenable to civil courts. 7. Officers in charge of the collection of town duties, amenable at the suit of persons	9. 10.	21 § 10			-	-		
	deeming themselves aggrieved by orders passed on complaints against extortion,	0. 10.	23			-			
Cl. 5. Collectors of revenue.	1. Collectors of revenue amenable to the civil courts, for acts done in opposition to Reg. X. 1793, while having the management of the estates of wards, and for any breach of trust during such management.	0. 93.	36	6. 22.	2	5 2* .03.	1	• To the	
	2. Collectors may be sued by persons in confinement by their order for arrears of reve-	4. 93.	12	6. 95.	35	27.03.		oab, &c. by 8. 805, 29.	

The orders of Government communicated by C. O. of S. D. A. March 7th, 1823, explain that such persons are amenable to suits in the local courts, for an amount above 200 Rs.

(g) The C. O. of March 9th, 1818, contain the opinion of the Advocate General, that one British subject cannot be sued by another British subject in the country courts. See Act 53 Geo. III. Ch. 155, Sec. 105, 106, and 107.

	Chap. 1. Zillah and City Courts.	Benga	1,80	Bena	rea.	<i>U.C.</i> P	rova.	
		Reg.			-	Reg.		
SEC. 3. Cl. 5.	3. Collectors amenable at suits instituted against them by native officers, whom they have caused to be confined for withholding public money or papers. (See Ch. 5, s. 8.)							
	Ch. 0, s. 8.) 4. Collectors amenable at suits against their orders for the resumption of lands accord-	3.94.	20	1		33. 03.	7	
	ing to Reg. 11. 1819	2.19.	26	_	- -		- -	
	 Collectors amenable on plaints against them for withholding any compensation for sayer collections, that may have been adjudged to zemindars, (before the pro- mulgation of Reg. VI. 1811, which refuses all future compensation in Bengal, 							
	Behar, and Orissa)	27.93.		*				• The Bena-
	 Collectors may be sued for withholding pensions allowed by Government. Proprietors and others denying the arrears required of them by a Collector, may 	24. 93.		34.95.	14	24+.03	1 }	res regulation on this subject,
	comply with the demand, and sue the Collector for the amount with interest 8. Collectors amenable, in civil suits by proprietors and landholders against the invalidity of engagements by which revenue is demanded from them; but such engage-	3. 94.	12			27. 03.		4. 1795, does not contain this rule.
	ments are valid until set aside by a judicial award	14.93.	46	6.95.	51			R. 38. 1803, 11. 1804, 6. 1805, are all
	9. Collectors liable to be fined for refusing obedience to any order of Court; on refusal to pay, report to be made to Government		36	6.95.	42		39	rescinded by 9. and 10. 1818.
	 Judicial officers having revenue authority, amenable for all such acts as are above enumerated, (judges having such power being amenable to the provincial courts, 							+ The words of this are some-
	by Reg. V. 1821, 3, 2.)	4.21.	6	_	_ _	_	_ _	what different from the other
	11. Similar rule for Assistants and others acting as Collectors (See further Ch. 4, s. 6, cl. 2.)		8 1	1	- -			regulations to the same point.
9 4								To Doab, &c. by 8. 1805, 17.
SEC. 4. COGNIZANCE	1. Z. and C. C. empowered to take cognizance of all suits and complaints respecting succession or right to real or personal property, land rents, revenues,			ł				
OF CIVIL Suite	debts, accounts, contracts, partnerships, marriage, caste, claims to damages for injuries, and generally of all suits of a civil nature.	3.93.	8	7.95.	7	2.02	5	
GEWERALLY.	2. Any disputes regarding the rates of pottahs to be determined in the civil court, (See	l		1				
	Ch. 4, s. 7.) 3. Persons deeming themselves aggrieved by any acts of the B. of R. or Supervisor	4.94.	6	51.95.	4	30‡.03		To the Doab, &c. by 8.
	of tolls in breach of Reg. VIII. 1814, at liberty to sue in the civil court: if the Supervisor or other officer has tendered compensation for the injury, such suitors							1805, 20.
	to be nonsuited with costs	8.24.	14	-		-	_	
	4. All persons, who may deem themselves entitled to estates entered in the quinquennial register in the name of others, at liberty to sue for the same in the civil							
	5. All differences with regard to the tenures of invalids, to be settled in the civil	48.93.	30	19. 95.	28	42 .03.	1	Do. do. by 8. 1805, 27.
	court	1.04.	9 17	-				
	trate, at liberty to sue for damages in the civil court:—(similar rule with regard							
	to other persons not officers of customs; s. 39.) 7. Similar rule for the native officers of Collectors of town duties	9. 10. 10. 10.		_				
	8. Courts of judicature not to take cognizance of complaints against Collectors by	1						
	9. Civil courts to take no cognizance of complaints against the validity of sales by the	12. 17.		_				
OF CRIMINAL AND PENAL	Raja of Benares under R. VII. 1828, or claims regarding the Raja's family lands.	7. 28.	13					
Cl. 1.	Civil courts not to interfere in any matters cognizable by a magistrate	3. 93.	18	7.95.	11	2.03.	11	
General rule. Cl. 2.	1. Wases. or others guilty of perjury in any investigation by the court, to be com-							
Perjury.	mitted, for trial by the court of circuit, by the Judge. 2. Persons attending or required to attend civil courts as pffs. wases, or defts. not	4. 93.	14	8. 95.	2	3§.03.		§ To the Do- ab, &c. by 8.
	amenable in prosecutions for perjury or subornation of perjury before the Magistrate, unless committed to him for trial by the Judge.	3.01.	6			7 12		1805, 7, 1.
	3. These rules relate to all civil investigations, in the course of which perjury may be	J. U1.	2		_	7. 13.	3	
	committed; if it occur before an inferior court or officer, the person to be for- warded, with a record of the proceedings, to the Z. or C. Judge; on conviction be-						- }	
	fore the Z. or C. J. by whom he may be committed to prison or held to			•			-	
	bail, the accused to be sent to the Magistrate, with a copy of the proceedings, that he may be brought before the court of circuit. (h)	17. 17.	14 2		_	_	_	
	1. Persons guilty of perjury or subornation of perjury, and committed for trial to the court of circuit, shall be admitted to bail only by the court so committing							
	him. (i)	2.07.	5		-		-	
Cl.*3.	. On proof of resistance to any process of the court, the person having so resisted to	i .				- 1	-	
Resistance of Court's process.	be summoned; if he do not attend or has absconded, to be proclaimed; if still absent beyond the period of the proclamation, or if, attending, the crime be prov-							

^{*} See Sec. 3, of this chapter, also chapter 4, passim. Those references only are specified here which are unaccompanied by rules that would require to be noticed in some other division of the Abstract.

(A) The C. O. of S. D. A. March 19, 1817, explain that Registers are competent to commit persons for perjury to courts of circuit, in cases tried by them under the powers of Regulation XXIV. 1814.

(4) This provision applying both to civil and criminal courts relates to forgery as well as perjury; but as the original rule in Reg. III. 1793, 18, has neither been rescinded nor qualified with any direct instructions as to forgery, that part of the section can only be held applicable to criminal courts.

	Chap. 1. Zillah and City Courte.	Benge	l.do	Bone	res.	C.C. 1	Provi	<u></u> F.
			SC		S. C		18.10	
SEC. 5 Cl. 3.	ed against him, the court to decree his sessionarse, or any lands assessing to him in the jurisdiction of the court whose process was resisted, forfeited to Government. Such decrees always appealable to the P. C. A. and specially to the S. D. A. when the annual produce of the estate exceeds 1900 Sa. Rs.* If not appealed within the prescribed time, the order of the forfeiture to be reported to the Gov. Gen. in C. who may commute the sentence to a fine, the amount to be levied as a decree: if the order be confirmed the lands to be sequestered by a prescribe the Collector.(k) Such decrees of forfeiture not final, until confirmed by the Gov. Gen. in C. These rules and powers extended to C. C. in Bengal, Behar, Orissa, and Benares. To or C. Judges competent to impose a discretionary fine, in lieu of such forfeiture. If the Gov. Gen. in C. confirm the forfeiture, he may confer the lands forfeited on the heirs of the offenders, on their agreeing to perform all engagements for those lands, both to Government and to other claimants. If the offender be a farmer, holding lands from Government, he is liable either to fine or to the cancelment of his lease after the expiration of that year in which the offence was committed; under similar rules for process, appeals, &c. 6. If the offender be neither a landholder nor farmer, he is liable to fine, to be levied as a decree under similar rules for process, appeals, &c. the power for special	4. 93. 9. 99. 4. 93.	92	8. 95. 5. 95.	2 - 6 -	3.83.	24 25 {	2
Cl 4 Resistance to the process of a Collector	appeal depending on the amount of fine	14. 93.		6. 95.	22	27.03.	22	
	3. The same rules applicable to a farmer of Government resisting or evading the process	l		1		1		
	of the Collector, the cancelment of his lease being the penalty instead of forfeiture. 4. Similar rules with regard to sureties, a discretionary fine being the penalty, liable to alleviation by the Gov. Gen. in C. 5. Decisions in such cases are appealable, first to the P. C. A. and specially to the S. D.		19 21		26 28		26 28	
	A., the Collector to state the annual produce of the estate, and unless it exceed 5000 Sa Rs. or the fine imposed exceed 5000 Sa. Rs., the case is appealable no further than to the P. C. A. (!) 6 If the deft. being present, denies the estimate of produce made by the Collector, the court to investigate the fact and to pass equitable orders thereon. 7 Similar rules apply to resistance against an officer deputed by the Collector to make an attachment.	45.93.	24 15	 6.95.	_ 22	27.03.	23	
	 Also to resistance against tehsildars and officers serving the process prescribed in Reg. VII. 1799, 23, 2. Persons resisting process of the Collector, served according to Reg. II. 1819, liable to a fine proportionate to the offence, to be levied as an arrear of revenue and 	7.99.		-				
	imposed by the Collector. Or to the penaltics above enumerated, before the civil court. 10. Collectors making investigations under Reg. V11. 1822, competent to sentence persons resisting their process to a time not exceeding 200 Rs. or to imprisonment in the civil jail for two months.	9. 25.	19	3 _		7.22.	24	2
Cl 5 Resistance to the process of salt agent	Persons resisting any process duly issued by a Salt Agent under the authority of Reg. X. 1819, hable to the penalties contained in Reg. XIV. 1793, (under the above forms and rules.)	10. 19.	107	_				
(1. 6. Contempt of courts.	 Persons guilty of contempt of court, or of undue arrogation of authority, liable to fine, according to the circumstances of the offender, but not exceeding 200 Rs Such fine commutable to imprisonment in the civil jail for not exceeding two months. 	4. 93. 12. 25.		8.95.	2	3.03.	22	
Cl 7 Officers quilty of corruption.	 Ministerial officers of the civil courts amenable to their own courts on charges of corruption or extortion. Native law officers similarly amenable to their own courts. (See Oh. 6, s. 5, rl. 2.). Any native officer of civil courts charged with embezzlement in his official capacity, to be summarily tried by such court. (m) 	13. 93. 12. 93. 18. 17.	8	1 12, 95, 1 11, 95, 2 —		12†.03 11‡.03		+ To the Do- ab, &c by 8- 1908, 15, ‡ Do. do. do.
	(For rules and forms, see Ch. 5, s. 11.) 4. Native offipers of Commercial Residents to be tried in the civil court for extertion, embezzlement, er fraud in office on conviction to forfeit double the amount embezled, and liable also to twelve months' imprisonment.	31. 93.	13	4. 95.	2	37 II.0	3.13	inc. To the De- ab by & 1805. 25.

⁽k) The C. O. of S. D. A. May 29th, 1816, direct that cases of resistance of process should always be conducted summarily, and the appeals be considered summary, for and stamp duty being levied as prescribed for summary cases; Registers are declared competent to proceed in such inquiries.

(1) The rules contained in V. 1798, are directly made applicable to resistance of Collectors' process by VII. 1799, 24, but do not appear to have been applied to process of courts. The rules in Reg. III. 1803, Sec. 23, prescribe 1000 Rs as the limit for special appeals, and this enactment is of posterior date.

(m) Sec C. O. of S. D. A. Oct. 2, 1817, communicating orders of Government enjoining strict supervision of native officers, and holding Judges responsible for their misconduct. The date of this general order, and of enacting the above regulation is the same, vis. Sep 16, 1817.

	Chap. 1. Zillah and City Courts.	Benga	1. &c.	Bena	res.	C.C. F	rovs	
,		Reg.	8. C	Reg.	S. C.	Reg.	8. C	
SEC. 5. Cl. 7.	5. Charges against native officers in the salt department, to be tried by Z. Judges (or Magistrates.)	10.19.	96	_			$\lceil \rceil$	
	6. Moonsiffs amenable to the civil court on charges of corruption or extortion. (See				-	r ·	11	
e e e	Ch. 10, s. 1, cl. 3.) 7. Sudder Aumeens similarly amenable. (See. Ch. 9, s. 3, 2.)	23. 14.	67			_		
Cl. 8. Sayer esac- tions.	In Benares such exactions to incur a fine equal to three times the amount exacted; in the C. C. P. equal to twice the amount.	27.93.	11	4, 95.	4 8 9 4	11.04*	53	 To Cuttack by 12. 1805, 31. N. B. Reg. 11. 1804, is resciuded by 9.
	The whole of such fine to be paid to the party from whom the exactions were made.				8	}		1810, 2. It is
Cl. 9. Cases reg rd- ing contraband sali.	2. But if the quantity of salt confiscated exceed 20 mds. or if the Salt Agent deem the offender liable to a fine exceeding 50 Rs. the Salt Agent to send him to the Judge, who may admit him to bail or otherwise, pending his award: the	10. 19.	109	_	-	_	_	noticed here as the only regu- lation in the C. C. P. for suits regarding sayer exactions:—6. 1805, is also
	Salt Agent may specify in his roobakaree the amount of fine or term of imprisonment, that he may think proportionate to the offence.		112	1	_	1		rescinded by 10. 1810, 1.
	3. The Judge, bringing the case to a hearing on the first court day, may either en-							·
	force the order recommended by the Salt Agent, modify it, reverse it, or institute a new inquiry as he may think fit.		119					
	4. If a Salt Agent has acquitted any officer in the salt department, from charges brought against him, the B. of Trade may, within three months after such order of acquittal, desire the proceedings to be transmitted to the Z. or C. Judge who							
	will investigate and decide the case. 5. Petitions and other papers in such cases not required to be on stampt paper, whe-		120	1		İ		•
	ther filed in court or before the Salt Agent		98			l		
	6. Sentence being passed by the Judge in such cases, fines to be levied as a decree, and the deft to be committed to jail in pursuance thereto. The Judge to forward to the Salt Agent copy of his order without delay. In case of appeal from such decision, execution to be staid on the deft's producing sufficient security for performance of the final award, and the Judge to instruct the Salt Agent to keep the salt in deposit pending such appeal. The P. C. A. has equal authority							
	to order the suspension of the sentence on institution of an appeal. 7. All fines levied by the court to be immediately remitted to the Salt Agent.	1	118	Į.				
	8. On acquittal before the Judge, defts. to be released, and attachment to be withdrawn;			İ		ł		
	but if the quantity of salt exceed 200 mds. and any party appeal or propose to appeal, attachment not to be withdrawn if such appeal be instituted within one month. 9. If the salt in question do not exceed 200 mds., or the fine adjudged do not exceed 500 Rs., no appeal to lie from the Z. or C. Judge's decision; otherwise, an ap-		116		-			
	peal to lie to the P. C. A.; the petition of appeal to be preferred within six							
	weeks after date of the sentence. 10. Periods of imprisonment in commutation of fines and penalties;		114	1				
	For a fine or penalty not exceeding 50 Rs., a period not less than 15 days, or more than 1 month. 100 Rs 1 month 2 months. 500 Rs 4 months. Exceeding 500 Rs		110					
	N.B. For particular penalties, see the following sections of the Regulation: —Sections 30, 31, 32, 33, 34, 36, (cl. 1,) 38, 40, 41, 42, 43, 45, (cl. 1,) 46, (cl. 1, 2, 3, 4,) 47, 48, 49, 50, 51, 52, 53, 54, 55, 67, 68, 69, 70, 75, 77, 86. These are not analyzed here as belonging more to the commercial department. See also Mr. Smyth's Abridgment of the Penal Regulations, pp. 55, 56; but the abstract there given does not detail all the penalties. (For other rules regarding salt cases, see Ch 2,							
	s. 1, cl. 2, 23; Ch. 11, s. 12, and s. 12, 2. of this chapter.)							
Cl. 10. Private ser- vents guilty of eatertion.	Any native dependant or servant of a Judge, not being an officer of the court, found guilty of taking or extorting money or other consideration on account of suits pending or decided, to be punished for contempt of court by a fine equal to three times the amount received or extorted, or by imprisonment or corporal punishment, at the discretion of the court and to be discharged. Copy of the final decision to be transmitted to the Gov. Gen. in C. who may declare such							
•		13.93.	111	12.95.	2	1 2* .03.	14	* To the Do- ab, &c. by 8. 1805, 15.

SEC. 6.	-	Chap. 1. Zillah and City Courts.	Benge	41.1	40	Heno	400		C.C.	Orner.	•
AMOUNT OF		The state of the s	Reg.		īc.	Reg.	5.		Reg.	18. IC	
CLAIMS COG- NIZABLE IN	1	Original suits to the value of 5000 Rs. cognizable in the Z. and C. civil courts*	24.14.	_	;		-	-			
Z. OR C. C.	1		25. 14.		i		1_	2.1	-		Sec. 2, Reg. 13. 180
Cl. 1.	, 2.	In suits not exceeding 10,000 Rs. in value, pffs. to have the option of institut-				F.	.		F-10		limits the cog
Admission and cognizance.	,	ing their claim, either in the Z. or C. C. or in the P. C. of the di-		1				- 4			nizance of Z.
•••		vision.	19. 17.	1 2	2	-	-		-		and C. C. in regard to lake
		Such suits, after institution, transferrible to the P. C. by the orders of the S. D. A.,								11	heraj lands to
		on the petition of the pff., forwarded through the P. C. (See Ch. 33, s. 13, 2.)		1 3	2					1	suits for such
	3.	Lands being resumed under Reg. 11. 1819, parties may institute civil fuits in ap-		1	1 1			1	100	17	lands as yield no more tha
		peal from the orders of the Collector and the B. of R.: suits of this kind only	7		1	ŀ					500 Rs. annus
		cognizable in Z. and C. C. when the annual produce of such lands does not		100				1		1 1	produce; but
		exceed 500 Rs. (after deducting five per cent. for charges of management and						- 1		1	the Reg. in th
		i't for malikanah.)	2.19.	25	1		-	1		-	text which pre scribes 5000
	4.	If the deft. in his answer deny the correctness of valuation set on the suit by		1			1 1	ł		1 1	Rs. as the ge-
		the pff., the court to investigate the point and pass orders accordingly; such		1.				- 1			neral limit
		orders being open to a summary appeal to the P. C. A. within one month. (See	10.00	١.	١, ١	•	. ,	ı		1.	without quali- fication, be-
			13.08.	4	1		-	- 1			comes the law
		Such summary appeal may be preferred by petition either in the Z. or C. C. or		1		•		1	•		by 41. 1793,20
•		direct to the P. C. A.: if in the former, all proceedings to be staid, until the									as being the
		final decision of the superior court, and the papers of the case to be forwarded	5	1	2	1		ı			Reg. 2. 1819,
	e.	to that court forthwith. (See Ch. 12, s. 3, 11.) The S. D. A. competent to order the removal of any original suit above 1000 Rs.	ໍ 19.17	4		5	-				8. 25, (No. 3 in
	IJ.	in value, and pending in a Z. or C. C. to the P. C. for trial. (See Ch. 12, s. 3.)	25 14	3	1						the text) seem
		in value, and pending in a 2. of C. C. to the 1. C. for that. (See Ch. 12, 8. S.)	~U, 14.	1 3	1			ı			to confirm the
<i>a</i> -	1	In suits for land paying revenue to Government, the value of the claim in the						1			on, but it mus
Cl. 2. Valuation of	1.	C. C. P. (including Cuttack) shall be assumed at the annual jumma payable									be confined to
claims.		to Government in Bengal, Behar, Orissa, and Benares, at three times the annual						1			suits in appeal
			1+.14.	14	1						from the deci- sions of Collec
	2	The above provision applying to entire estates or specific portions of such, in suits	- (0	-				1		1 1	tors.
	~.	for permanent possession or right of property in malguzaree lands, not consti-		١				1		1 1	+ Confirmed
•		tuting entire estates or specific portions of such distinctly assessed, the value of	ł	1			1	1		1 1	by 16. 1824, 5
		the claim to be computed at its annual rent produce: if the suit be only for a						1		1 1	
		limited interest in such lands, the nearest estimate to be taken of the actual									
		value of the thing claimed	19‡.17	. 5			-	ł		-	# Confirmed
	3.	In suits for lakheraj land, (paying no revenue to Government,) the value of the claim			1			1			by 16. 1824,23
		to be assumed throughout the country at eighteen times the annual produce	1 . 14.	14	2		-			-	Do. do.
	4.	By annual produce (o) is meant the aggregate sums paid by under proprietors or		1 -		0.0-	ام	.		اوا	
		tenants, for the year in which the claim may be preferred.	4.93.	3		8.95.	2		3.03,	3	§ Do. do.
	5.	Suits for any other property, for damages, &c. to be valued at the nearest estimate	§ 19.17	. 5	8						
		that can be taken of the amount to which the pff. is endamaged.	1.14				1				
		7 (1.7.)						1			
SEC. 7.		Z. or C. Judges competent to receive, try, and determine regular appeals						i			
COGNIZANCE OF APPEALS	•	from all decisions of moonsiffs, sudder aumeens and Registers; with the except-		1		j		1			
FROM INFE-		tion of suits tried by Registers under Sec. 9, of Reg. XXIV. 1814, being	24. 14.	6	9			1		_	
RIOR COURTS	۰,	above 500 Rs. in value or amount, appeals in such cases lying to the P. C. A. Petitions of appeal from decisions of Registers to be presented within a month from	~ =. 4 %.	"	7			-		[
Cl. 1. Regular ap.	٠.	the date of decision, excluding the period from the date of the party's furnish-				1		١		[
peals.	•	' the street community the date of delication and and aring control the decree (a)	2.05		19	-	-				
-	3	Appeals from sudder aumeens and moonsiffs, to be made within thirty days after	26.14		- 4				. —		
	σ.	tendering copy of decree to the party. (See Ch. 9, s. 6, & Ch. 10, s. 3.)	28. 14.	46	1		-	j		-1	
	4	Appeals from sudder aumeens and moonsiffs being admitted, the original decision	1	73	ı		ı	I		1	
		only to be reversed on the merits of the case, and not for irregularity in the	ļ	Ac	٨	l	- 1	-		1	
		proceedings.	23. 14.	46 73	7		-	1			
		But if the pff.'s claim has been dismissed on default, the case may be referred back		1 1	1			1		1	
		to the moonsiffs for further investigation (q)	1	27	2		-	ł		-	
		(See the general rules for regular appeal in Ch. 12, s. 9.)				1	- 1			l	
	5.	Appeals from sudder aumeens in suits above 500 Rs. to be tried by the Z. or C.				1					
		Judge alone: special appeals not to be admitted unless the P. C. A. seegood reason.	4.27.	2	5		-	ĺ		-	
		أميده والأواد والماسية					1			1	
Cl. 2.	1.	Z. and C. Judges competent to receive special appeals from the decisions of	04 14		ا,		ļ		i	_	
Specialappeals		Registers and sudder aumeens, in cases of appeal referred to them for trial	24. 14.	6	3		-	ł		_	This is not
	_	With the exception of cases tried by Registers under Sec. 8. of Reg. 1X. 1819¶.	9. 19.	8	3		_				verbally pre-
	2.	Suits specially appealed may be referred back for revision and further judgment,	10 17	1 ,	a			1		I	scribed in the
	_		19. 17.	7	2	-	-	1			section, but
	3.	Should it appear to the Z. or C. Judge, that any suit admissible to no higher appeal				1	Ì	1			implied,
		from his decision, involves some important question, he may recommend the admission of a special appeal to the P. C. A.	9. 19.	3	1		_	1		_	
		admission of a special appeal to the P. U. A.	J. 17.	10	- 1			1		I	
		(For general rule in special appeals; see Ch. 12, s. 11.)		1 1	- 1	1	ł	- 1	Į.	1	

⁽n) By the C. O. of S. D. A. Sept 29, 1820, it is explained, that the sudder jumma slone, distinct from mesne profits, is to be the standard of valuation; also, that in decrees for proprietary right, an order may be given for the mesne profits, without regard to the amount, whenever there is no doubt concerning them; but if doubts exist, a separate suit will be necessary: this regards both malgusares and lakheraj lands.

(o) Annual produce is here a clear misnomer; annual rent produce is substituted in XIX. 1817, 5, (No. 2 above); annual neat produce is defined in XXVII. 1803. 37. 1.

(p) This rule is abstracted according to the C. O. of S. D. A. Aug. 7. 1817: in the cases of paupers, the period must be reckoned from the date of tendering the copy. Sec. 8.

of R. II. 1805, does not appear to be extended to the sillah courts in the Doab, &c.

(q) This section is not extended to sudder summers by Sec. 73. of the Regulation.

•	Chap. 1. Zillah and City Courts.	Benga	1,8	rol	Bena	res.	U.U. F	rov	/ /8.
gan H			8. 1	-		S. C.	Reg.	-	aller 17
Summary and ther appeals.	 Z. or C. Judges competent to admit summary appeals from decisions of Registers and sudder aumeens, in suits dismissed by them on grounds of informality or default (r).—(See Ch. 12, s. 12, cl. 2.) An appeal is open to the Z. or. C. Judge from the orders of Registers or sudder aumeens, in executing decrees of sudder aumeens or moonsiffs referred to them for enforcement. (For further general rules concerning summary appeals, see Ch. 12, s. 12.) 	26. 14. 2. 21.	3	4					-
	 Decisions passed by Collectors, on claims concerning lakheraj lands directly preferred to them according to Reg. II. 1819, 30, open to appeals to the Z. or C. Judge, within three months after date of the decision, or delay beyond to be satisfactorily accounted for: petitions of appeal in such cases to be written on paper of 1 Rupee stamp. Such a petition being admitted, the proceedings of the Collector to be called for, and the case tried as an original suit. (See Ch. 11, s. 9, cl. 2.) All parties dissatisfied with the decisions of the revenue authorities under the provisions of R. VII. 1822, at liberty to institute a regular suit in the proper civil court: such regular suits to be in the nature of appeals from summary 	2. 19. 9*. 25.	30	8		*	7. 22.	29	6 • In Bengal,
SEC. 8. REVISION OF DECISIONS. Cl. 1. Plea for re- vision.	awards, Collectors not being parties. (See Ch. 11, s. 10, cl. 8.) Any person feeling himself aggrieved by decrees either in original or appealed suits, (which latter may be unappealed to a higher court,) at liberty to petition the court wherein the case was decided for a revision of its own proceedings; and if any new matters or evidence, not adduced on the trial, be brought forward, the Judge may forward to the S. D. A. a report that a revision is necessary to the ends of justice: such petition to be presented within three months after delivery or tender of the decree (s): such petition to be on paper of 8 As. stamp, and may be admitted after the above period, on sufficient reason for delay being shown.	26. 14.	4					23	&c. and Benares, this enactment applicable to lands for which a permanent settlement has not been made.
Cl. 2. Forms and rules of peti- tioning.	Such petition for a review shall not be received by any other Judge than he who passed the decree, if such Judge, being still attached to the court is not prevented by an absence which will extend to six months beyond the date of the decree, from passing orders on the petition himself, or unless the decision was in a case of appeal not further appealable. This rule specially repealed with regard to petitions for review of decisions on lakkeraj tenures, passed before the 14th July 1825. (See Ch. 4, s. 5, cl. 9.)	2. 25.	3				-	_	
Cl. 3. Stamp duty.	 Such petition for review, if presented within three months after delivery or tender (t) of the decree, to be on paper of 8 As. stamp; if after that period, on stampt paper of a value according to the amount adjudged against the party petitioning. (See Ch. 2, s. 2, cl. 1, 3.) The petitioner, on rejection of his petition, not to receive back the amount of stamp duty; but, when that duty may have been calculated and paid in proportion to the amount of suit, and may appear excessive, the court may, at its discretion, return (never above) 3-4ths of the same from its treasury. Such petition presented within three months appearing litigious, the court may impose a fine not exceeding the amount of stamp duty that would have been paid, had the petition been presented after three months. The petition being admitted and the review granted, the court to pass an equitable order, at its discretion, concerning the stamp duty. 	2. 25.	2	1 2 3					
REFERENCE OF SUITS. Cl. 1. To Registers.	 Z. and C. Judges may refer for trial to their Registers (u); Original suits to the value of 500 Rs. Original suits exceeding this value when Registers may be invested with extra powers, specified in Sec. 9. of Reg. XXIV. 1814. Appeals from sudder aumeens and moonsiffs under similar powers. With exception of appeals from sudder aumeens in suits above 500 Rs. Appeals from the decisions of former Registers, if vested with the special powers, specified in Sec. 8. of Reg. IX. 1819. The execution of decrees by sudder aumeens and moonsiffs (on the press of business.) Summary suits for arrears of rent or dispossession from land to any amount, if vested with the powers specified in Reg. XXIV. 1814, if not so vested, such suits not exceeding 500 Rs. 	24. 14 4. 27. 9. 19. 2. 21.	8 9 2 8 7	6 4 5	-		-		
	7. In referring suits to a Register not residing at the station, and having a separate local invisdiction, the Judge to select such suits as may have arisen in that	24. 14.	12	9	••	-		_	

⁽r) This does not appear to be extended to moonelf? decisions.

(a) "After delivery or tender of the decree, which period to be calculated according to the provisions of clause eleventh, of Section 8. of this regulation." These are the words of the enactment; but here is a mistake, for, if so calculated, three months after delivery or tender of the decree would be inserted. (See S. 7, ol. 1, 2.) It should be within three months after date of the decree calculated as above." (See Cl. 1, 2. of this section.)

(t) The mistake noticed above (Note m) being here repeated, becomes the law and might be found an inconvenient one.

(u) Orders of Government, communicated by the C. O. of S. D. A. Sep. 14. 1815, direct that Judges should particularly use their power of reference when the number of suits on their own file exceeds 200; but that they should always retain suits of the greatest importance for trial before themselves.

	Chap. 1. Zitlah and City Courts.	Benga	1.6	rc.	Bena	res	g.	[C.C.]	Pra	ws.	
	Cooperation Cooperation		15.			18.	-	Reg.		-	
5 zc. 9.	8. Z. or C. Judges may employ their Registers and Assistants in signing and issuing any process of the courts, and in taking depositions of wsses	24. 14.		_		-	_	÷ — :	_		4 (− 4)
Cl. 2. Sudder Au- meens.	 Z. and C. Judges may refer for trial to their sudder aumsens: Original suits to the value of 150 Rs. Original suits to the amount of 500 Rs. when the business of the court has collected, and the sudder aumsens may have been so empowered by the S. D. A. 	\$24.14. 23.14. 2.21.	68 5	24 24 24 2				* .			
	4. Suits in which either party plead in forma pauperis are referrible amongst the above cases.	23. 14. 13. 24.	4	2							
	 5. No suit to be referred to a sudder aumeen for trial, in which either himself, any of his connections, or the vakeels of his court are concerned. 6. The prohibition, against referring suits in which Europeans are concerned, rescinded. 	23.14. 4.27.	68 2	2							
	7. Executions of decrees by moonsiffs may be referred to sudder aumeens on a press of business.	2.21.	7	2							
	(See further, Ch. 9, s. 2, cl. 3, 4.) 8. Suits to the amount of 1000 Rs. may be referred to sudder aumeens, when vested with the powers specified in Reg. IV. 1827	4.27.	2	3				·			
Cl. 3. General Rules.	1. Z. or C. Judges may at any time recall suits referred to sudder aumeens or Registers previous to decision, and either decide them themselves, or refer them to another tribunal.	\24.14.									
	2. Regular suits or appeals from the decisions of Collectors, according to Reg. VII. 1822, not to be referred either to sudder aumeens or Registers (For reference of matters in the course of trial, and for deputations, see Ch.2, s.2, cl.10.))23.14 9.25.	2					7.22.	31	2	
Cl. 4. Reference to Collectors.	Judges may refer to Collectors for adjustment (v): 1. Summary suits for arrears of rent. (See Ch. 5, s. 1.) 2. Summary suits relating to indigo engagements. (See Ch. 5, s. 5.) 3. Summary suits, instituted under Reg. V. 1812, particularly when such suits	7. 99. 6. 23.	6		_	_		28*.03. 	22		* To the Do- ab, &c. by 8. 1805, 19.
	 cannot be decided by the Judge or Register without delay. (See Ch. 5, s. 4.) Judges to refer to Collectors all suits for rents of lands held free of assessment, whether instituted by proprietors or claimants to the property, as well as suits 	19. 17.			-	-	_				
	to hold lands exempt from revenue, for investigation and report. (See Ch. 4, s. 9.) 5. Precepts so referring summary suits, to specify a period for the decision of the suit, or to require reason for any delay that may occur.	2. 19. 14. 24.	2	- 1		_	_	_	-	_	
	 6. In case of considerable delay attending the Collector's decision, the Judge may at any time recall the suit			3	1					_	
	been proclaimed throughout the jurisdiction, all summary suits and petitions relating to lands or rents then pending, or subsequently instituted in civil courts, to be referred to Collectors for trial.	9. 25.	2		_			7. 22.	20	2	¥
SEC. 10. CORRESPONDENCE.	1. Judges prohibited corresponding with parties in suits respecting matters pending before the court, and even with a superior court on the subject of pending suits, unless empowered to do so (w).	3.93.	19		7. 95.	11		2. 03.	20		
	Exception.—1. Plaints against native soldiers to be enclosed to their commanding officers. (See Ch. 3, s. 4, cl. 2.) 2. Process or notice to be issued through and on Government officers by letters.	15. 16.	4	2		_	_	-	-	-	
	(See Ch. 3, s. 1, cl. 4.) 2. References that it may be necessary to make to the Nuwab of Bengal, to be transmitted through the Superintendent of Nizamut affairs. Such reference to be forwarded in an unsealed envelope to the Superintendent, or its substance may be stated in a letter to that officer.	19.05.	2								
	(For the form of address, see the Persian regulation.) 3. All correspondence on the subject of the court's native establishment, to be forwarded to Government through the P. C. A. (See Ch. 6, s. 1, cl. 4.) (See also Ch. 12, s. 7.)	5.04.	2 2		_			-			
SEC. 11. EXECUTION OF ORDERS FROM SUPE- RIOR COURTS	1. All orders and process of a P. C. or of the S. D. A. to be enforced and returned by the Z. or C. Judge to whom directed, by the time specified in the precept, or sufficient reason to be given for delay; return to be made by an endorsement on the precept, or on a separate paper attached, and referred to by a note on the back of the precept: copies of all orders and returns to be kept in the re-										

⁽v) This mode of adjustment is enjoined to Judges by the letter of Government, para. 22. contained in the C. O. of the S. D. A. Sept. 24. 1819.
(w) By the C. O. of S. D. A. Feb. 27, 1812, Judges are instructed to apply for the opinion of that court upon any case by an English letter, stating the points in doubt, connected with the proceedings which may accompany the letter; the same letter directs Persian translations of all Bengalee papers to be forwarded on such references. Also C O. of S. D. A. April 18, 1811, direct that discussions upon powers of officers and general animadversions are to be abstained from in Persian proceedings, and recorded in English.

	_	Chap. 1. Zillah and City Courts.	Benga	1,8	v.	Bena	res.		C.U. F	rove	- !.
	-		Reg.			-	18.1		Reg.		-
SEC. 11.		cords of the court. If the process cannot be served, copy of it to be stuck	•	17			1-1		-		•
		up in the court-room, and in the village, or on the house door of the party,	l .	11				. 1		11	•
		with notice that, on failure to attend by the date fixed therein, the suit will be			1			1			
	_	tried and decided ex parte (x).	5.93.	16		9.95.	6	ł	4*. 03.	16	" To the Do-
	2	. A Z. or C. Judge disobeying or making false return to any such order, liable to	l				11	- [ab by 8. 1805,
	_	immediate suspension by the S. D. A. (See Ch. 12, s. 4.)		15	- 1		H	-1		15	8.
	3	. Z. or C. Judges may state objections to any precept of the P. C. A. if considered	İ	ΙI	- 1		11	-1			
		by them contrary to, or unwarranted by, the regulations, and may suspend exe-		1 1	ı	. , ,		- 1	J. Janes		
		cution of the same; but on receipt of a second precept, the order it contains to	ì	1	1	á		1			
		be executed whether similar to the former or not: Z. or C. Judges may, how-	10.00		ı			L	NO. '00		
		ever, request a reference to the S. D. A. on the point.	10.96.		1]].	F	22*.03.	2	+ Do. do. by
	4	Z. and C. Judges may be instructed to take depositions required by the P. C. A.			ı			1			8. 17.
		or S. D. A.	724.14.		ı		11				
	ĸ	In taking such depositions, the Judge or Register to be present if practicable Z. or C. Judges, on receiving any precept or order for execution from the S. D. A.	19. 17.	1-4	1			1			¥
	U.	direct, to make returns under similar rules (See No. 1.) direct to the S. D. A.;	1		1	• •		1			
		liable to suspension for any disobedience or false return.	6.93.	12	ļ	10.95.	2	1	5:03.	,,	
	6.	Z. and C. Judges to conform to all precepts of the P. C. A. or to return good and	0. 55.	1"		10. 50.	7	1	יניטייי.	19	
	.,,	sufficient reason for not doing so.	5. 93.	9	-	9.95.	6	1	4. 03.	9	
		The state of the s	0.00.	"	- 1		۱ ۲	ŀ	4. 00.	7	
SEC. 12.	1.	Persons sentenced to fine or imprisonment for the illicit sale or manufacture of		1	1			1			
CONFINE.		spirituous liquors or drugs, to be sent to the Judge by the Collector of the ab-		1 1	1			١	- 1	- 1	
MENT OF			10.13.	22	5			_		_ _	-
PERSONS	2	Persons not paying penalties or fines adjudged by Salt Agents and Superinten-		1 1	1			1	- 1		
THERAUTHO		dents of chowkees, under the provisions of Reg. X. 1819, to be sent to the			-1				- 1		
RITIES.	_	Judge with a copy of the roobukaree of the Salt Agent, specifying the amount		1 1	1			ľ	1		
		of penalty, or period of confinement in commutation; the judge will enforce			1			1	1	- 1	
		the order, levying the amount as a decree, and remitting the sums 30 levied to			1	i	1	1	1	- 1	
	_		10. 19.	1111	1		-	1	-		
÷	3.	Z. or C. Judges to confine persons sent by Collectors of revenue and customs,			-			ı	1	-	
		Commercial Residents, &c. for refusing to take oath, or give evidence in cases	52 . 19.	19	1			1	1	- 1	
		against the native officers of those authorities.	8.09.	10	5			L	1	-	
		General Rule.—A similar enactment occurs in every regulation by which other	(1	1	- 1	
		than judicial officers are empowered to examine witnesses upon oath.			1			1	ı		
	4.	Z. or C. Judges to confine putwarees, sent to them by Collectors for refusing, or			1			1	I	- 1	
		omitting to produce, accounts required of them, until the accounts be produced,	2.19.	12	ı			1	1	- 1	
	K	or sufficient cause be given for the neglect.	12.17.	23	1	•	- 1	ı	- 1	- 1	
1	U.	Z. or C. Judges to enforce the penalty (fine of 100 Rs. or imprisonment for fifteen days) adjudged by Collectors of revenue for contempt in open cutcherree	11.22.	37		1		ı	- 1	- 1	
	6	Z. or C. Judges to enforce the penalty (fine of 100 Rs. or imprisonment for fifteen	11.22.	"	7			7		_ _	•
	•	days) adjudged by Collectors, as incurred by bidders at auction, failing to	ł	- 1	1	i	- 1	1	j	- 1	
		make the prescribed deposit.		14	3	- 1	_ _	-1	1	- 1	
		(See generally the chapter containing particular judicial authorities.)	•	7		1	- }	ł	ľ		•
		And British and and an annual bear annual designation of the second	1			ı	-	1	l		
SEC. 13.	1.	An office of revenue records being kept in every zillah, the Judge to attest with his	ı		1	j		1			
ATTESTA-	-	signature every page of the books, containing a list of the records and accounts.	21.93.	4	1	İ	- 1	1	ł		
	2.	The guinguennial register of estates kept by Collectors, to be attested by the		1	1	- 1	1		- 1		
CORDS BY		signature of the Judge on every leaf	18 . 93.	16	1	İ	1	1	1	1	
THE JUDGE.		(For supervision of the registry of deeds.—See Ch. 8, s. 4, cl. 7 and 8.)	1	ı		1	ı	1	1	•	

⁽s) By C. O. of S. D. A. April 20, 1801, all information relating to the execution of such orders, directed to be conveyed by an extract from the Judge's Persian proceedings, and not by an English letter. This rule again enforced, June 25, 1801, and Oct. 12, 1808.

CHAPTER II.

CONDICT OF REGULAR CIVIL STITS.

			Benge	al. Erc	Bene	1768.	IC. C	Pro	ייים.
	-		Reg.	1.8.1C.	Reg.				- Annual Control of the Control of t
SEC. 1. ADMISSION AND INSTITU- TION OF SUITS. Cl. 1. General Rules.		No suit to be admitted which has been previously instituted, and is pending, in another court competent to try the same: suits so preferred a second time to be dismissed with costs; and pffs. liable to fine, and to close custody until the fine be paid, for any suits appearing to the Judge to be frivolous and vexatious. (See Ch. 12, s. 3, 6, 7.)			7.95.		2*.0		* To the Do-
		Suits already decided in a competent court not to be admitted, (unless in appeal:) the competency of the former tribunal, if doubtful, to be settled by the S. D. A	Ì	16		10		10	ab, &c. by 8. 1805, 2.
	3.	the Gov. Gen. in C. A Z. or C. Judge having refused to admit and try any original suit, the P. C. A. receiving the same may desire him to try it by precept. If the pff. neglect such suit for six weeks after the court's receiving such precept, the suit to be dismissed, and report of such dismissal to be made to the P. C. A. within one week after the dismissal.	18. 2 5. 5. 93.		9. 95.	6	4+.0	3 7	+ To the Do-
		Similar power vested in the S.D. A. with similar provisions (a),	6.93		10,95.	2	5.03		1 ab, &c. by 8. 1805, 8.
Cl. 2. Limitation of Time.	1.	No suits admissible in Z. or C. C. of which the cause of action occurred earlier than the following dates: In the provinces of Bengal, Behar, and Orissa, (excluding Cuttack,) Aug. 12, 1765.	ł	14					
	3. 4. 5.	In the province of Benares, July 1, 1795. In the provinces ceded by the Nuwab of Oude, Nov. 10, 1801. In zillah Bundlegund, Dec. 16, 1803. In the zillahs Scharunpore, Ally Gurh, and Agra, Dec. 30, 1803.			7.95.	8	2. 0: 8 0!	3. 18 5. 6	2
	7. 8.	In the pergunnahs Sonk-Sonsa and Sahar, April 17, 1805 (b). In the jageer of the Killadar of Kallenjir, June 19, 1800, (date of cession, June 19, 1812.)	14.05.	5			12.00 22.1	1	
		In the tract of country called Deyra Doon, May 15, 1803, (date of cession, May 15, 1815.) 15, 1815.) 16, 1805, (date of cession, Nov. 1, 1817.) 17, 1803, (date of cession, Nov. 1, 1817.)					4. 17 2. 18		1
		 In the pergennach Goburdhun, January 25, 1814, (date of resumption Jan. 25, 1826.) No suit admissible of which the cause of action was earlier than 12 years before the date of preferring the suit; unless the pff. can prove, that the de- 					5.20	5. 3	
	•	fendant has acknowledged the justice of his claim, or that he has preferred his suit in some competent court within that period; or unless minority or other good cause have prevented his seeking redress.	3. 93.	14	7.95.	8	2. 03	3. 18	
		3. Exception 1.—Claims on the part of Government cognizable, if preferred within 60 years from the original cause of action; so that such cause of action was not earlier than the date of cession (as specified above.) (For an exception to this last condition, see Ch. 4, s. 5, cl. 4, 1, relating to lakheraj grants.)	2‡. 05.	2 2	_	-	-	-	To the Do- ab by 8, 1805, S. 6, cl. 1.
	14	L. Exception 2.—This limitation not applicable to suits for immoveable property, of which the occupant, or the person from whom he derived possession, acquired such property by fraud or violence; and of which property the occupant has not held possession by a fair and legal title believed to convey right for the period of 12 years.		3			_		_
	38	5. In such suits the pff. to set forth in his plaint the circumstances of dishonest and illegal acquisition, and the court to investigate whether the claim may be cognizable or not.		!	2		-		_
			i	, ,	•	• •	ŧ	•	•

⁽a) The C. O. of S. D. A. July 29, 1800, direct, that all suits instituted under fictitious names be nonsuited.

(b) In all these provinces, more than 12 years having elapsed since the date of cession, the rule becomes as above; suits being now limited by the dates of cession, as specified in the text.

	Chap. 2. General Conduct of regular civil Suits.	Benga	l. dec	Ben	ares.	10.0 1	rovs.
		Reg.	8. C	-			N. C.
8zc. 1. Cl. 2.	16. In cases of the above description, unless the present occupant shall not have acquired the property claimed by inheritance, purchase, or other valid title, or unless such title appear to have been collusive for the purpose of depriving the pff. of his right, pffs. must prefer their claims within 12 years after the deft. shall have acquired possession; otherwise such suit shall not be cognizable.	2.05.	3				
	17. "No length of time shall establish a prescriptive right of property, in any case wherein the possession of the actual occupant, or of those from whom his occupancy shall have been derived, shall not have been under a title bend fide believed to have conveyed a right of property to the possessor." (c)	00%		4 2 × 43		lwa st.	
	18. Exception 3.—No length of time to bar the cognizance of suits for the recovery of property mortgaged or in deposit.	1	.	.]	-		
	19. No suits whatever cognizable in any court of justice, if the cause of action has arisen sixty years before the institution of the suit (with the sole exception of suits specified in rule 18.)		3	3			
	20. Suits or informations for fines and penalties, (for which no limitation is elsewhere fixed,) to be preferred within one year after the act liable to fine or penalty, unless sufficient cause for delay be shown.		6				
	 21. Suits for penal damages (not being compensation for actual loss) subject to similar rules. (See rule 20.) 22. Suits against the revenue authorities for the resumption of lands under Reg. II. 		7			1	
	1819, to be instituted within a year after the parties being apprized of the decision of the B. of Revenue, unless sufficient reason be shown for delay. (See Ch. 4, s. 5.)	2.19.	24 }	1 _		_	
	23. Salt being confiscated for adulteration by the orders and officers of the magistrate, the owner, upon giving security for the final penalty, may institute a regular suit in the C. C. against the order of confiscation, within one month after the date of such order.	10. 19.	80			_	
•	24. Lands having been decided to be Government property by Collectors, under sanction of the B. of Revenue, suits to reverse such decisions to be instituted within six weeks after such decisions, or within six weeks after receiving per-						
	mission to sue. (See Ch. 11, s. 9, cl. 3.)	9, 25.	5 1	2 -	- -	-	
Sec. 2. Trial of Regular Suits. Cl. 1.	 No person but the actual parties, or their authorized vakeels, to prefer or to defend suits, and no persons to be heard viva voce, during the trial, save the parties, their vakeels or wsses. (For deposit of vakeels' fees, See Ch. 7, s. 6, cl. 1.) The petition of plaint to set forth the precise matter of complaint or claim; if for 	4. 93.	2	8. 95.	2	3. 03.	2
Plainț.	land, to specify the annual produce; if for other property, the value or amount of damage, the name of the deft. and time of the cause of action. Plaint to be signed by the pff. or his vakeel, and when filed, to be signed by the Judge, and numbered in the record. (See s. 1, cl. 2, 15. Ch. 4, s. 6, cl. 2, 1.)		3				3
	3. On the institution of such suits in the several courts of judicature, the plaint or petition to be on paper with stamp, valued as in the following scale: (See cl. 6, 11.)	1. 14.	13	_		_	
	Value of Claim. Value of Claim. Value of Claim. Value of Claim. Va						
Cl. 2. Notification to Deft.	 The plaint being filed, deft. to be served with a notice through the nazir, containing a short statement of the demand against him, and requiring him to attend, in person or by vakeel, on a certain day to answer to the complaint. If the deft. has an accredited agent at the court, his acknowledgment, endorsed on the back of the notice, to be accounted as sufficient service of the same. If there be no such accredited agent at the court, or such agent refuse to endorse the process, the notice to be served on the principal, or on some agent or servant of his, by the hands of a chuprassy of the court. If the deft. reside in another jurisdiction, the notice to be sent to the Judge of such jurisdiction to be issued. If the deft.'s residence be not within any of the C. or 	2.06.	2	-			
	Z. C.'s jurisdictions, and the property claimed lie in the district wherein the suit is instituted, notice to be served on the agent in charge of the property. If the party be not within the jurisdiction, and the deft. has no agent therein, the Judge to act on his own judgment in serving the notice						

⁽c) The words of the enactment are quoted in this rule, that the abstract may not seem to prescribe directions somewhat difficult to be reconciled with each other, a difficulty which lies in the regulation itself.

	-	Chap. 2. General Conduct of regular civil Suits.	Bonga	1,40	. 7	tena	res		O.C. 1	70	vs.
	•			S. C			8.	5	Reg.	3.	<u>c.</u>
SEC. 2.	4.	On the nazir's report, that the deft, is not forthcoming, and that the notice cannot be served, a proclamation requiring his attendance to answer the claim by a						Ą.			
Cl. 2.		certain day (not within 15 days of fixing up the notification) shall be stuck up	. 1			1	2		Paris A		
		in the court room, and on the outer door of the deft.'s dwelling house, or in			1	, A			بغيها إيا		
		some conspicuous place in the village where he resider. The season to return	pa, hga ir a sain		1	1 .			žija . 1. il. 20 mai – 1. il.	1	
		the order for such proclamation, with his endorsement, stating the circumstances		11				1		1	N.
		of issuing the same. Non-attendance of the deft, within the time specified, to render the suit liable to trial as parts.	2.06.	2		الله المنتسب	Ш		no 🛶 🧓		
		(See further cl. 6, and cl. 5; also Ch. 6, s. 1, cl. 8, for tahibaneh.)			1	75		1	i jak ji ja		
•					1	:					
Cl. 3. Security for at-	1.	The deft, attending to defend the suit, security not generally to be required from			1	.5.				Ħ	
tendanos.		him; but if it appear that he intends to abscond, security may be required for his appearance, either on issuing the first process or at any other period of									· .
		the tries; on not producing security required, deft. to be kept in custody, till						1			
		either he produce the security, or satisfy the decree, or until his property be at-					1	1			
	_	tached in execution of judgment.	11.97.	1 1	1		1	7	2.06.		
	2.		11.57.	17	1				<i>a.</i> 00.	7	
	3.	Such security bonds, if not for a specific amount, to be on stampt paper of 1 rupes. If for a specific amount, see the scale in Reg. I. 1814, S. 11, or Appendix, S. 2,	(3.6.6.4	الما		١.		-		1	
		cl. 4. (d)	\$16.24. }26.14 .	. 2				- 1			· •
	4.	The amount and extent of such security to be at the discretion of the Judge; and	(40.14,	1"1		_		- 1			
		may be extended at any time if insufficient; but such security only to answer	3. 02.	9	1		LI	- 1			•
	K	for the presence of the deft. Securities of defts. not attending after giving such security, may be prosecuted	J. V.	17					••		
	v.	as principals.	4. 93.	12	8	95.	2	- 1	3.03.	14	
	6.	Exception Nowputty mahajuns in Benares, and baboos of the Raja's family,			1	-		1	*	1 1	
		only to be served with notices, and never liable to be called upon for security			1		10	1			•
		to attend.			ł			- 1		1 1	
Cl. 4.	1	. The court to require defts. to give malzamuny, whenever there appears suffi-		1				ı		11	
Security for	•	cient reason to believe, that they intend to dispose of their property; or if		1	1			ı			
execution of decrees.		they actually withhold the Government revenue of lands in dispute, with a view	1		1			- 1			
		to subject the estate to public sale in order to evade the execution of final judg-	1	11	1			- 1			e v
		ment; on failure to give such security, the court may attach the lands, or any property of defts, to the amount of suit.	2.06.	5	1		-	-		-	
	2.	Such attachment to be made on the court's order, by a proclamation read aloud		1				. 1			ı
		and fixed up in some conspicuous place where the property is situated, after	· .	11	1			ı	!		
		which any alienation of the property is illegal and void; and any actual remo-			ı			1	t i i	1 1)
		val of it punishable as resistance of process. (See Ch. 1, s. 5, cl. 3.) Such attachments of land may be made by a precept to the Collector, and need not other-		1	I	,)		- 1	in anang		
		wise be recorded on the proceedings. Such attachment not to remove deft.		l I-			1	ł		1 1	
		from management of the property, or from the exercise of any proprietary		11.	J					H	
	_	power consistent with the object of the attachment*.			1				e de la companya de l	1 [See the late
	3.	After decision of the suit, an order in conformity with the decree to be passed respecting the property attached; if the deft. be cast, the property to be held		11	l			1	(11	ment,Ch.3,8.8.
		answerable for the execution of judgment; if the pff. be cast, the property		11	1			- (11	
		to be released, and all expenses and loss incurred by the deft, from the at-	,	۱١.				1			
		tachment to be made good to him by the pff. as costs of suit.		11	1		ľ	7		П	(
	4.	Sureties for the execution of decrees prohibited from transferring their right in any property bound by the security bond.	26. 14.	13	a l .	_	_	-1			
		If the amount of security be otherwise discharged, such transfer of the property			ł			- 1			egin de la companya d
		bound, not to be held invalid; otherwise, such transfer, as being illegal, not			1					11	
	_	to bar the power of the court over the property in question.			7		ľ				
	D.	Deposits of money or promissory notes and other obligations of Government to			1			- 1		П	
		be admitted as sufficient security; such tenders to be carefully preserved by the court treasurer.	2.06.	8		-	-	1	-		
	6.	These provisions to be followed by Judges, on the report from sudder aumeens	1		1		1 1	- 1			
		or moonsiffs, that defts. in suits pending before them meditate evasion or removal	l		1			1		H	
•		of property: such orders to be enforced either through the inferior courts, or	23.14	23			_				
	7	by officers of the Z. C. Moonsiffs may be employed to report on the validity of securities.	23.14	73			-	- 1		H	
	• ((For the stampt paper for security bonds, see s. 2, cl. 3, 3, and note.)	1	53	1			1	-17		
	_		l					1			
Cl. 5.	1	Every process to be served through the nazir, without force on the part of his of-	1	1	1			1	1		
Genera' pro- osss.		ficers, or laterference from others; if the deft. be a woman of rank, process to be served on her principal servant, and her defence to be received through			1					.,	
		a vakeel.	4. 93.	113	18	. 95.	2		3.03.	115	
								•			

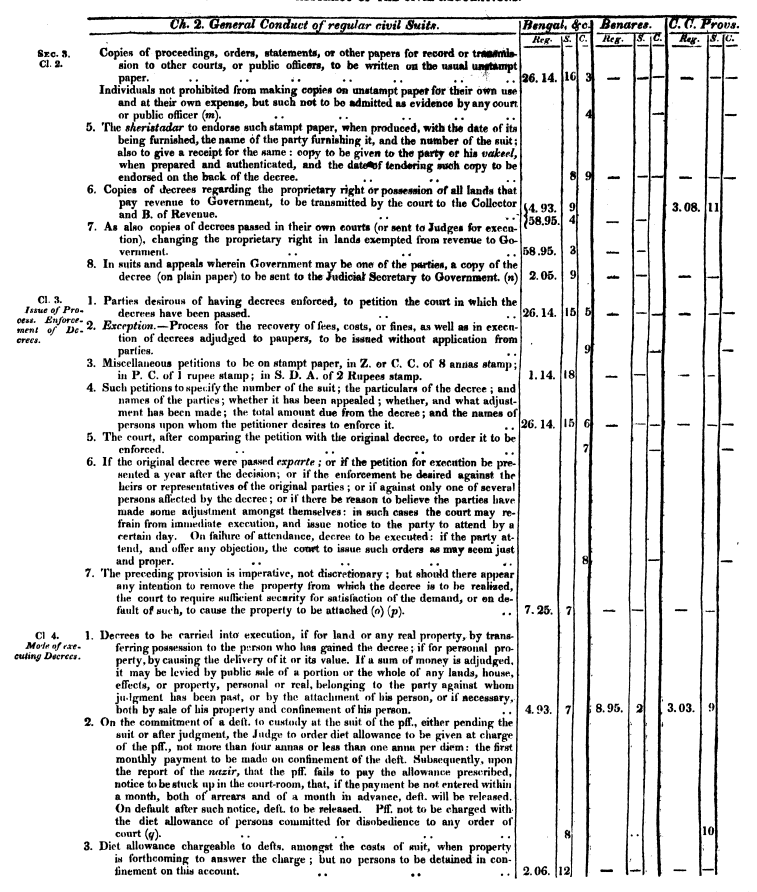
⁽d) The scale in Reg. I. 1814, Sec. 11, having been rescinded by Reg. XVI. 1824, Sec. 2, the S. D. A. (by C. O. Sept. 32, 1836) have directed, that security bends taken by order of court for specific amounts should be written on plain paper till some further ensemment be made.

	Ch. 2. General Conduct of regular civil Suits.	Bouge	4,4,	Ber	ares.	[C.C. 1	Prova	•
		Rey.	3. 10	Reg	13. 10	Heg	18. 1C.	•
8zc. 2. Cl. 10.	7. Particular instructions to be given to standing on such operations. 8. Their proceedings to be seccived as evidence, upless unsatisfactory. (See Ch. 10, s. 5.)	23,14	1 1	9 -		=		• • •
•	9. Z. or C. Judges may at any time appoint betra summers for the investigation of any matter relating to a suit under strial before them; and determine what							
	10. In cases of urgency, Judges may depute their Registers to make any local investigation concerning matters essential to suits pending before them.		2	8.95	2	3.03.	18	• Confirmed by 23.1814,54.
	11. The Judge to report such deputations to the Judicial Secretary to Government. 12. Report also to be made to the P. C. A., which court may revoke such deputations.		4 5				日	
	13 The Judge to determine what deputation charges the parties are respectively to pay. 14. Judges may refer to Collectors (unless officially concerned in the case) for adjust-	i.	3		J		-	
	ment of any accounts of rent or revenue between parties as principals or sure- ties. Such reference to be made by precept, accompanied by the necessary decu-							
	ments. Vakeels and wsses. may be ordered to attend Collectors during such investigations. Judges may empower Collectors to administer oaths to wsses. and parties when necessary: on a report from the Collector, the Judge to pass							
	decision, either reversing or confirming what adjustment he may have made. 15. All civil courts may require from Collectors of revenue any registers of estates,	8. 94.	13	54.95	. 2	7. 13.	2	
	for inspection; and if it should appear, at any time, that such have not been kept, the court to forward what explanation may be offered for the neglect to the Gov. Gen. in C.	8.00.	15	1_		12.03.	26 3	
Cl. 11. Order of	1. Suits to be tried in the order in which they stand upon the file.	4. 93.		8.95	. 2	3. 03.		
Trial.	2 Suits in which any attachment for default of security has taken place, to be decided as soon as possible. (For Exceptions, see the chapters of Particular Cases and of Summary Suits, (Ch. 3, and 5,) and for suits of sepoys, Ch. 3, s. 4, cl. 3, 4.)	2.06.	6	-		_		
SEC. 3. Rules for	1 The parties having been heard, exhibits filed and examined, and evidences taken, the court to pass judgment in the suit.	4.93.	7	8.95	. 2	3.03.	9	
Cl. 1. Decision.	2. If at any time a pff. neglect his suit for six weeks, without sufficient excuse, his suit to be dismissed, and costs to be awarded to deft. (i) (For default in appointing vakeels, see Ch. 7, s. 4, cl. 2, 4.)		10				12	
	3. When suits are adjusted by razeenamah before they come to a hearing, the whole amount of stamp duty to be returned to the pff.	\$13.10. 26 .14.	25			-		
	 If such razeenamah be filed after the pleadings are completed, and the case has been heard, a moiety of the stamp duty to be returned to the pff. Where no specific rules exist, Judges are to act according to justice, equity, and 	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	11 25	2 -		-	-	
	good conscience. (See Ch. 11, s. 10, cl. 9.)	3, 93.	21	7.95		2.03.	17	
Cl. 2. Decress and cupies.	 Decrees of court are to specify the names of all wsses, heard in the case; the documents received; the annual produce of the land; and actual value and na- ture of the property decreed, with the grounds of decision. Copies of de- crees, attested by the Register with the seal of the court, to be tendered to the parties within ten days after being passed; non-attendance to receive such copy to be noted on the back of the decree (k). 	4. 93.	26	8. 95	2	3. 03.	97	
	2. Decrees also to specify all fees and costs of suit, which are to be charged to parties as may appear equitable.	27.14.		-				
	 Parties requiring copies of decrees, to furnish paper of the prescribed stamp. (l) Copies of papers only to be authenticated and received as evidence when on stampt paper according to the following scale:— 	26. 14.	8	8 -				
	Copies of decrees by Z. and C. Judges and Registers, on paper of one rupee stamp. Do. by P. C. A. on paper of two rupees stamp. Do. by S. D. A. on paper of four rupees.							۵
	Copies of proceedings of S. D. A. prepared for transmission to the King in Council to be on paper of two rupees stamp. Copies of judicial proceedings generally, also of accounts, statements, reports, or other documents required for use or reference, to be on paper of eight annas							
	stamp. Paper of European manufacture to be used for all such copies of decrees in regular or summary suits.	1. 14. 26. 14.		_				
	Copies of decrees remaining as records in the courts, to be on unstampt paper of European manufacture, similar in size and description to the paper bearing stamp, and prescribed for such copies to parties.	*U, 1%.		2				
		•	٠ ١	1	• •	•	' .!	

g) By the C. O. of the S. D. A. Nov. 5, 1812, this rule is explained to imply, that the pff. shall be called upon to account for the neglect previous to such dismissal; and enjoins, that if not in attendance, notice shall be served upon him to this purport.

(k) By the C. O. of the S. D. A. April 37, 1796, particular observance of these directions is enjoined; and further, that all objections made by defts. to plaints, with the orders of court thereon, be inserted in decrees.

(l) By the C. O. of the S. D. A. Dec. 5, 1795, and May 14, 1818, copies are directed to be given to all persons applying for them, and of all orders of court.



⁽m) By the C. O. of S. D. A. of May 14, 1818, courts are directed to use their discretion in allowing persons to take copies on plain paper, from the Sheristadar :- and it

is explained, that all persons interested in cases pending, are entitled to receive copies of orders and proceedings, on presenting the proper stampt paper.

(n) The C. O. of S. D. A. December 29, 1820, require that Z. and C. Judges should keep English abstracts of decrees for land, for the benefit of the record office.

(n) For the mode of executing decrees against Government, see the C. O of S. D. A. April 6, 1818; also Ch. 3, s. 1, ol. 5.

(p) The C. O. of S. D. A. May 28, 1824, direct, that all proceedings relating to the execution of decrees shall be kept together and uniform: a form of register for recording such was circulated with these orders. The C. O. of August 20, 1824, contain further directions respecting this form of registry.

(q) By the C. O. of S. D. A. April 20, 1818, it is explained, that officers of Government are to be at the charge of the diet of persons whom they may cause to be confined whether for recovery of recovery or on one other recovery.

fined, whether for arrears of revenue or on any other account.

	-	Ch. 2. General Conduct of regular civil Suits.	Benga	1. 1	200	Bena			O. U. I		10
		On a Contract Contract of Togram Contract.	Reg.	15.	-		S.		Reg.		
Ci. 4.		In conformity with decrees for sums act exceeding 64 Rs. no person to be confined for more than six months; yet the debt may be realized from any property such person, released, may subsequently possess.	23.14.	-	-		<u>-</u>	Si I			
	5,	When property (either of deft. or of his surety) is forthcoming for the discharge of final awards, the courts are not to grant indulgence for the payment by instalments or otherwise, unless the pff. consent to such delay, or unless some									
		short postponement appear equitable; but when no property is forthcoming, the court may, on its own authority and discretion, take an agreement to pay by instalments from deft. or his surety, (on entering mal or hazirzaminy,) and release the deft. Being released on such engagement, the defts or his surety									
	6.	is only liable to arrest in breach of its conditions. (See cl. 7.) Moonsiff's may be employed to give possession of property in pursuance of decrees.	2.06.			_	-				
		(See cl. 6, 2.) In such cases, the Judge to order reasonable remuneration to be paid by the parties, unless the moonsiff shall have forfeited all claims to such by ill conduct.	23. 14.	51	1	-	-	_	-		
	8.	Such remuneration to be previously entered in court. Moonsiffs may also be employed to sell personal property in realization of fines and decrees, they receiving a commission of 1-16th on the amount of proceeds	23, 14.	52	3			-	_		
	9.	The court may at any time require the aid of the Collector for the enforcement of decrees relating to malguzary lands.	7.25.	6							
	10	 A precept being sent to the Collector to put parties in possession of a portion of malguzary lands, directions always to be given, that expenses incurred are to 	19. 14.	5							
	11	Aumeens appointed by the Collector for the division of estates, criminally amenable for corruption, and civilly for damages. All sums exacted, to be ordered to be refunded in such suits; and the offender to be imprisoned until he make									
		good the decree, or until it be realized by the sale of his property		13	2	-		-		-	
Cl. 5. Sales of land insalisfaction of decrees.	1.	When the sale of any malguzary land shall be necessary in satisfaction of a decree, the court to transmit a copy of the decree (with an English translation) to the B. of Revenue, that authority may be given for completion of the sale (r).	45*.93.	2		20.95.	2		26.03 .	16	* 7, 1825, 4,
		Proclamations of sale to be stuck up both in the court-room and in the Collector's kutchery (s), in the office of the Secretary to the B. of Revenue, and in the village where the estate lies.		12			12				confirms these provisions.
		The court may at any time, for sufficient reason shown, countermand or postpone such sale, by a precept to the revenue authority empowered to conduct the sale. These rules applicable to lands exempt from public revenue.		16 17			16			24	
		The court, being petitioned by parties deeming such sale to have been irregularly conducted, and from a summary inquiry being convinced of such irregularity, may declare the sale null and void, and order a new one. Such petitions to be preferred within a month after the date of sale. The court may also order the	7. 25 .	5	1						_
	6.	first purchase money to be returned. (See cl. 6, 7.) Such summary decisions or orders open to a summary appeal. (See Ch.12, s.12, cl. 3.)	1.20.		2						
	7.	Exception.—Estates attached by the particular order of Government, not liable to sale in execution of decrees, or in realization of tines, while under attachment: in such cases Government will make fair and equitable arrangements for the satisfaction of decree.	3. 18.	10	5 2						
Cl. G. Sale of other	1.	Sales of houses, small portions of unassessed lands, &cc. to be made under orders of court (in satisfaction of decree), without application to the revenue authori-	0.10	-	{3						
property.		ties, as the court would order the sale of personal property. The court may employ their nazir, sudder aumeens, or moonsiffs, in such duty Proclamation of such sale to be made not less than 30 days, (exclusive of the day of sale,) before the sale take place. Notice also to be stuck up in the cutcherries of the Collector; the local moonsiff, the sudder aumeen, (if he be	7.25,	2 3	2		_	_	-		_
	4.	appointed to conduct the sale,) and in the court-house. Process for attachment and proclamation of sale may be issued the same day. Any informality in the sale established before the court on a summary inquiry, sufficient to invalidate the sale. Petitions stating, and complaining against, such			2			-		-	- † See note s.
	Б.	irregularity, to be presented within one month of the sale. No fraud or collusion appearing on the part of the purchaser, the first purchase money, with or without interest, as may appear proper, to be returned to him, on any such sale being reversed.			4			_			-

⁽r) By the C. O. of S. D. A. Feb. 17, 1816, courts are enjoined, on sending copy of the decree to the Board of Revenue for the above purpose, to appoint a chuprassy at the same time to sequestrate the lands, but to continue the actual possessor in management of the same, till the Board of Revenue take measures for further settlement.

(s) The C. O. of S. D. A. April 9, 1817, direct, that all notices required to be sent for issuing to the Collector shall be enclosed in a cover signed by the Judge or Register, to that officer, who will note and attest the date of receiving it.

Ch. 2. General Conduct of regular civil Suits. Bengaria Regular civil Suits Bengaria Benga	_		ol Ben	are	8.	C.C.	Pro	vs.
	<u>: :</u>	s. <i>C</i>	Reg.	-	C.	-	15.	
Sign 3. 6. Such summary decisions and orders open to a summary appeal. (See Ch. 12, s. 12.) 7. Any claim to, or objection to the sale of, such property, if preferred within the period of the proclamation, to be investigated either by the court or by any officer deputed for the purpose. Such claim or objection not appearing fraudulent, the sale may be postponed until it be properly decided upon.	5.	3	5 _				_	_
8. Such claim or objection being made before the Collector against sales having been proclaimed by him, are to be forwarded for the orders of the court; a summary inquiry to be instituted thereon as above; and the sale to be postponed, if the claim has been preferred within a reasonable time after the publication of sale. In such cases the court may always refer the claimant for redress to a regular civil suit.		4	4	_	, ,			
Cl. 7. Insolvent debtors under confinement, stating upon oath the whole of their property of whatever kind, whether held by themselves or in the name of others, the court to inquire whether such statement be correct, and being satisfied that there is no fraudulent intention to conceal property, may, upon the sale of such as has been stated, release the debtor from confinement, with or without security for his re-appearance. Creditors may apply to the court for the sale of any property that debtors may possess subsequently to being released, or for their re-confinement, on proof of fraud in their statement of property. Orders of the court in such cases always appealable (t) 2.06	i. 1	1	_			_		
SEC. 4. 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeal to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.) 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeal to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.) 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeals to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.) 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeals to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.) 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeals to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.) 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeals to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.) 1. Any person dissatisfied with the decision of a Z. or C. Judge, may present a petition of appeals to that court in which it was passed, within three months after date of the decree. (For the mode of calculating this period, see Ch. 12, s. 9, cl. 3, 9.)			9.95.	6		4.03.	12	4 To the Doab, &c. by 8. 1805, 6. 4, 5,
panied by security for all eventual costs. 3. Such petition need set forth no more than that the appt, is dissatisfied with the original decision. 4. When the Z. or C. C. may reject such petition of appeal, copy of the order to be	. 8	5	l		-	****		
given to the party as soon as possible, he having the option to present a second petition in such case to the P. C. A. 5. The appeal being admitted, and the securities (see Ch. 12, s. 9, cl. 5.) filed in the Z. or C. C., the Judge to endorse the petition with the date of admission, and to write "appealed" on the record of the case. Notice to be given to the appt. that if he do not proceed in the case before the P. C. A. within six weeks, it will be dismissed.			9.95.	6		4 . 03. 4 . 03.		
6. Such notice to apply in limitation, to the date of filing the petition. 7. Petitions of appeal being admitted in the Z. and C. C., to be forwarded, with the record of the case, to the P. C. A. within fifteen days. Copies of all papers forwarded to remain in the surishta. Such copy to be authentic evidence in court. (For first terr rules of appeal, see Ch. 12, s. 9.) 5. 93.	(4		9.95.	2		4.03.	13	
Cl. 2. Execution of Decrees in Suits appealed. 1. Persons obtaining a decree for lands or other immovable property to obtain immediate possession thereof, although the decree be appealed from, upon giving sufficient security equal to one year's produce of malguzary land, and 10 years' of lakherej land for the performance of judgment in appeal, in case of reversing the original decision: if the property be immovable, but not land, the security to cover the value computed.	111	2						
 The court, however, if it see cause, may allow the appt. to retain possession on giving the same security. If by the neglect of either party, left in possession, the lands be set up to sale for arrears of revenue, the other party, on paying such arrears and filing security, shall obtain possession, and may be entitled to recover the amount, with interest, on the final judgment being passed. 		3		-			-	-
4. If the property, however, be sold for arrears of revenue, and the party opposed to him, who retained possession, become the purchaser, should the same party obtain the final judgment of the suit in his favour, he will be entitled to recover his purchase money, within tere t at 12 per cent. But should some other party purchase the estate, if the person not retained in possession obtain the final decree, he will be entitled to recover the purchase money from the opposite party. Should it be shown, that such third person bought the estate privately for the former occupant, the person gaining the final decree may still get possession 5.98.	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			_		4. 03.		1

DUTTES

SEC. 2. Cl. 4. Documents and exemptions according to the Schedule of Reg. XVI. 1824.

1. Bill of exchange, drafts, teeps, hoondies, teeats, and promissory notes, &c. unwitnessed, payable in the provinces within three months, and payable out of the provinces at whatever date (a):

					R.	A.							A.						R. 2	
For	25	Rs.	or	less	0	1	For	800	Rs.	or	less	1	0	For	20,000	Rs.	or k	eas	6	0
	50							16)0			do.	1	8	"	30,000	"	d	u.	8	0
**	100	"		d٥٠	0	4	,,	3000	,,						53,000			0.		-
"	200	•		do.	0	8	99	5000	"		do.	2	8	"	100,000	,,	d	lo.		-
	400			do.	0	12		10.000			do.	4	0	44	above				20	0

N. B. Foreign bills of exchange, drawn in sets, for sums exceeding 400 Rs. have the advantage of one grade in the above scale for every bill of each set; for all under 400 Rs. the charge is 8 As.

2. Promissory notes intended to be re-issued

```
R.
For 25 or less 0
                            800 or less 1
                                               For 20,000 or less
                                                                   8
                      For
                                       2 2 4
,, 50
                                                    30,000
                                                                  12
          do. 0
                          1600
                                  dο.
                                                "
  100
          do. 0
                           3000
                                          8
                                                    50,000
                                                                  16
,,
                        "
                                                 ,,
,, 200
          do. 0 12
                           5000
                                  do.
                                          0
                                                   100,000
                                                                  20
                        ,,10,000
  400
                                          0
          do. 1
                                  do.
                                                    above
```

3. Bonds, (b) tumussooks, promissory notes, and other obligations payable after three months, also promissory notes payable by instalments, deeds of moregage, gift, and dower, or of settlement; also engagements for delivery of indigo plant or other article for advances made, chargeable according to the amount advanced:

```
For 75000 Rs. or less
,, 100000 ,, do.
                                                                          less 70
do. 80
For 25 Rs. or less 0 2
                            For 2000 Rs. or less 10
     50 ,,
                                             do. 16
                do. 0 4
                              ,, 3000 ,,
 "
    100 "
                                 5000
                                              do. 20
                                                         ,, 150000 ,,
                                                                          do. 100
                do. 0 8
                                                         ,, 200000
                              ,, 10,000
                                              do. 32
    200
                do. 1 0
                                                                          do. 120
         ,,
                                        "
                                                                    "
 ,, 300 ,,
                do. 20
                              ,, 20,000
                                                  40
                                                             above
                                                                              150
                                       ,,
                                                         "
                              ,, 30,000
    500
                do. 40
                                              do. 50
 ,,
         "
                                        "
                                              do. 64
 ,, 1000 ,,
                do. 60
                              ,, 50,000
```

6. Conveyances of all descriptions, partitions, and exchanges, when money may be paid for equality of share or exchange, leases in perpetuity of lands, houses, and other real property, for which a consideration may be paid (c):

				1	₹	A.					R.				R.
For	50	Rs.	or	less	0	8	For	2000	Rs. or	less	12	For	20,000	Rs. or le	ss 50
99	100	99		do.	1	0	••	3000	"	đο.	16	· >>	30,000	,, do.	. 64
	200	"		do.	2	0	99	5000	99	do.	20	,,	50,000	,, do.	. 80
97	500			do.	4	0	99	8000	,,	do.	32	,,	100,000	,, do	. 100
	1000	"		do.	8	0	,,1	2,000	"	do.	40		200,000		
••		••										ab	ove, for	each lac	100

7. Collateral deeds with any of the above, 8 Rs. 8. Leases, pottahs, kubooleats, specifying an annual rent exceeding 12 Rs.

```
For 24 Rs. or less 0 8
                            For 500 Rs. or less
                                                      For 6000 Rs. or less 20
                             ,, 1000
                                                      ,, 10,000 ,,
              do. 0 12
    50 ,,
                                           do.
                                     "
                             ,, 2000
                                                      ,, 50,000
   100 ,,
                                           do. 12
              do.
                             ,, 4000
                                           do. 16
                                                         above
```

9. Leases stipulating for annual rent, besides a fine or present consideration, chargeable as above for the lease and as bonds. (See No. 3, for the fine.)

10. Counterparts of any leases or other deeds, bearing a stamp above 8 Rs., to be charged with a duty of 4 Rs.

11. Partitions made by Collectors, chargeable on the amount of each share:

```
If 100 Rs. or less 0 8 , 200 , do. 1 0
                               If 400 Rs. or less 2
                                                            If 800 Rs. or less
                                ,, 600 ,,
                                              do.
                                                                   above
```

12. Receipts and discharges for payment of money or payment made by bill, draft, promissory note, or the like:

```
R.A.
For 100 Rs. or less 0 2
                         For 1000 Rs. or less 0 12
                                                     For 5000 Rs. or less 2 0
                          ,, 2000
              do. 0 4
                                                         8000 ,,
above
                                                                     do. 2 8
,, 200 ,,
                                        do. 1 0
                                  "
                           "3000 "
                                         do. 1 8
 ,, 500 ,,
              do. 0 8
                                                                         4 0
```

EXEMPTIONS.

Government bills, drafts, or drafts payable to the bearer on demand in any place within 10 koss or 20 miles from the place where drawn.

N. B. Power reserved to Government of compounding with Banks.

Arbitration bonds, wills, and trust deeds in pursuance of previous settlements, wills, &c.

Security bonds* taken by orders of any com- * See Cl. 1, petent authority, razeenamehs, sooloolnamehs filed 12, and note in any suit, to be charged as hitherto, according to (d) to Ch. 2. the rules in force.

N. B. Bonds, deeds of mortgage, &c. given in security for transfer of Government loan obligations or payment of annuity for a given period, to be charged pro rato, according to the amount secured, if capable of valuation; if uncertain and unlimited, at 150 Rs.: annuity bonds for indefinite period to be valued at 10 years' payment.

Deeds of conveyance in transactions with Government, not being sales for arrears or in execution of decrees, transfers of Government securities and bank shares.

All leases or pottahs given by or for Government, or by the Board of Revenue, or Court of Wards. All pottahs and kubooleats with ryots, or other actual cultivators of the soil.

Receipts, &c. for sums below or not exceeding 50 Rs. Receipts to ryots, or given in transactions with Government; also for money paid for Government securities or bank shares; also for money deposited to be accounted for on demand; also written on any bond, bill, or promissory note, and letters by post.

⁽a) Receipts, &c. for money deposited in a bank, if stipulating for the payment of interest, are to be deemed promissory notes, so acknowledgments of loans from a bank or the like.

⁽b) The C. O. of S. D. A. explain that in all such deeds the stamp duty is to be calculated from the amount of the principal alone, exclusive of contingent interest. (o) Parties may choose which of several shall be deemed the principal deeds of conveyance, and the rest shall bear a stamp as collateral deeds; each to specify which is the principal, and has been duly executed as such.

	DUTIES.	EXEMPTIONS.	
SEC. 2. Cl. 4.	13. Receipts, &c. in full of all demands*,	Agreements for hire of labour, or for sale of goods under 500 Rs. value. Charter parties of ships hired by Government.	• For receipts for vakecis fees, see Ch. 7, s. 6, cl. 7.
	and creditor, also of partition where no money is paid, and all other bonds, contracts, and deeds not otherwise charged or exempted; lastly letters of license from creditor to debtor,	Copies for private use, and of proceedings, &c.	
	R. If for 5000 Rs. or less 4 If for 20,000 Rs. or less 12 If above, 20 Rs. , 50,000 ,, do. 16		
	20. Policies of insurance upon any interests in vessels, when the premium for the voyage does not exceed 2 per. cent., for every 1000 Rs. or fractional part of 1000 Rs		+ See <i>Ch</i> - 7.
	1 T		4, cl. 1, 3.
from the 1st	1. Every bond, promissory note, bill of exchange, letter of credit, or other every receipt or acquittance; every deed of gift, sale, devise, or other trans lease, deed of mortgage, or other limited assignment of land; every deed of rity, or engagement, executed within the British provinces, to be charged we calculated by the sum or value of property affected:	fer of property real or personal; every contract, partnership, agreement, secu-	
	A, For 16 Rs. or less 1 For 250 Rs. or less 0 8 For 2000 Rs. or less 4 , 64 ,, do. 2 ,, 500 ,, do. 1 0 ,, 5000 ,, do. 8 ,, 125 ,, do. 4 ,, 1000 ,, do. 2 0 ,, 10000 ,, do. 16	0 ,, 50,000 ,, do. 50	
	2. Every pottah, kubooleat, receipt, or other engagement relating to land chargeable with stamp duty.	ds not paying revenue to Government,	
		. 11	

CHAPTER III.

SPECIAL FORMS IN PARTICULAR CASIS.

Bengal, &c Benares. C.C. Provs. Reg. Hey | S. |C. Reg. SEC. 1. 1. Suits against Commercial Residents and their officers, by persons in their employ, BUITS not to be received unless the Resident shall have refused the complainant re-AGAINST OFdress; in which case the pff. must sue the Resident, whether the act be his own FICERAOF GO. 4.05. 2 37*.03.16 . To the Do. or that of his officers. 31.93. 116 VERNMENT. ab, &c. by Cl. 1. 2. Similar suits against Opium Agents or their officers only admissible under simi-1805, 25. Institution and lar provisions. 13. 16. 18 admission of 3. During the manufacturing season (from the month Kartik till Asar) any labourer, molunghee, or other person employed in the salt manufacture, deeming himself aggrieved by some order or act of the Agent, (not being an act of judicial authority,) must first apply to the Agent for redress, and on failing to obtain 10. 19. 113 satisfaction, may sue the Agent in the civil court. Such previous application also to be made to the Salt Agent, by persons deeming themselves aggrieved by the acts of an assistant, or any inferior officer attached to the agency. No such person, until the terms and period of his engagement be completed, shall leave the place of manufacture to institute such complaints without permission from the head officer of the aurung, the Agent, or his assistant, but may apply for redress or institute a civil suit through a vakeel. During the month of Sawun, Bhadoon and Asin, (not being the manufacturing season,) such persons deeming themselves aggrieved by acts of the Salt Agents or of his officers, (not being judicial acts authorized by the regulation,) may 10. 19. 13 sue in the civil court without first applying for redress to the Agent. 1. A complaint against any officer of Government being instituted, the Judge to transmit Cl. 2. copy of the petition to the Board, to whose authority the dest. may be subject. . 2.14. 3 1 Rules regarding the petition. 2. Should the Board decline to give the redress demanded, and leave the party to prosecute, the Judge to be so informed, and such communication to authorize proceeding in the trial of the suit.—The Board to state whether such suit is to be considered as defended on the part of Government or by the individual officer sued against. (a) 3. Such suit to be entered on the file, on the date of receiving the original petition, 8.16. and to be heard in rotation accordingly. 1. Commercial Residents may take upon themselves to defend suits against their CI. 3. 4.05. 2 37.03. 31.93. 18 officers, being themselves answerable in case of being cast. De, ence of 10. 19. 13 2. Similar rule in the salt department. auils. 3. Suits against Commercial Residents removed to another station, (if not for acts on the order of the B. of Trade or of Government,) to be carried on by themselves, not by their successors; the Board, however, may desire their successors to conduct the defence of such suits: but in suits against acts under the authority of 37. 03. 0.05. 31.93. 23 Government or the Board, the officer for the time being is always to reply. ... 10. 19. 16 4. Similar rule in regard to Salt Agents, their assistants, and principal native officers. 47 **27**. 03. 6.95. 14.93. 41 5. Similar rule also in regard to Collectors of revenue. 1. Every process to be served on a Commercial Resident in a letter to him, to be Cl. 4. 13,93. 19 37.03. Prozest. returned with his endorsement in the same manner. 10. 19. 15 2. Similar rule in regard to Salt Agents and assistants.

⁽a) The decision of this matter being left to the respective Boards, the rules to the point are not analysed here.

	Ch. S. Special Forms in particular Cases.	Benga	1, 4	c.	Bena	res.	C. C.	rovs.
		Rog.				8. JC.	Reg.	S. C.
Suc. 1. Cl. 4.	3. Similar rule in regard to Opium Agents. 4. Similar rule in regard to Collectors of revenue.	13. 16. 14. 93.	22		6.95.	44	27 .03.	
Cl. 5. Security.	 Security, either for appearance or costs, not to be demanded from Commercial Residents or their officers in their official capacity, Government being responsible for them, and holding them responsible for their inferior officers. Security not to be required from a Collector of revenue for appearance, costs, or performance of decree, unless the suit be against the Collector individually, or for sums received by him on the part of Government, and for which he is re- 	31. 93.	22		4.05.	2	27. 03.	22
	sponsible: in private cases, security to be required for costs and damages, and for the performance of decrees. If the Collector delay to pay the amount of decrees, it is to be levied from the surety as in other cases: if the surety be insufficient, report to be made to Government, who, supplying the sum from the public treasury, may deduct the amount from the Collector's allowances (b). Collectors liable to fine for disobedience to any orders of the court: on refusal to pay, report to be made to Government.		36		6. 95.	42	27.03.	39
Cl. 6. Public officer in Calcutta.	Complaints against any public officers at the presidency of Calcutta, which are cog nizable in a Z. or C. C., to be admitted and tried in the court of 24-Pergunnahs.	7. 06.	8					·
SEC. 2. WEAVERS, MOLUNGEES AND OTHES MANUFAC-	1. Persons instituting suits against weavers, manufacturers, ofcers, or others employ ed in the Company's investment, to specify the employment of the deft. in the plaint; notice, with copy of the plaint, to be sent to the Commercial Resident for execution, under a sealed cover and signature of the Judge or Register.	31.93.	10	1	4.05.	2	37. 03 .	10 1
TURERS. Cl. 1. Forms in sui	2. During the manufacturing season (from Kartik to Asar), similar rule applicable to persons employed in the salt manufacture. And to salt officers generally (c).	10. 19.	21 24	1	<u> </u>		-	
against.	3. If the Resident be at a distance, notice to be sent to the head officer of the aurung or kothee, to which the deft. may be attached; the Resident to furnish the court with a list of officers, authorized to act on such communications.		10	2 2				2
	 4. Similar rule for salt officers and agents. 5. Commercial Residents to empower certain of their own officers and a vakeel of the court, to enter security for persons employed in the Company's investment when required by the court, also to furnish the Judge with a list of persons so empowered. When the Agent resides at a distance, any notice or summons may be issued through officers so empowered. 6. Similar rule in the salt department. 	31.93. 10.19.	10		4. 05.	2	<u>:</u>	To the Do-
	8. Similar rule for salt ofcers., molungees, &c. if the ofcer. of the court be charged to	31.93.	1 1	3		- -		1808,25.
Cl. 2. Required as witnesses.	1. Summonses to such persons to attend as wsses. to be served in the same manner through the Commercial Resident, or his authorised ofcers.; such persons not to be summoned unless absolutely required, and when attending to be dis-				-			
	charged as soon as possible. 2. Similar rules for salt ofcers., molungees, & c.a. 3. Whenever the attendance of such persons, as parties or wsses., is necessary, the Judge, recording the circumstances and reasons, may order and enforce their		21 27	8			-	9
	attendance in the usual manner	31.93. 10.19.	10 19 28	10 9	4. 05.	2	-	10 -
Cl. 3. Claims and deor ees agains	1. Claims of Government against any weaver, employed in the investment at the time of his making private engagements with others, to be satisfied previous to the execution of any decree for breach of such engagements.	31. 93.	1					12
	 The persons of weavers, &c. attachable for such claims, as soon as the claims of Government are satisfied, and they are released from Government employ. Any decree against a salt ofcer., or person engaged in that department, to be executed against a salt ofcer. 	9.01.	3		•			
	outed, during the manufacturing season, upon his property, but not by confinement of his person, unless the Salt Agent dispense with his attendance; after the manufacturing season, the Agent responsible for his appearance before the court		00					
	no property belonging to Government (not even advances) liable for the decree. 4. The person of a salt ofcer, being at any time attached, notice to be given to the Agent previous to his removal.	10. 19.	22 29				-	<u>-</u>

⁽b) By the C. O. of S. D. A. April 16, 1818, a process for recovering amount of decrees from officers of Government is prescribed similar to the above, with the exception of securities. If the decree be final, and the Collector object to pay, copy of the decree to be transmitted to the S. D. A. or a reference to be made to Government. The words printed in Italics in the above rule may be superseded by 2, 1805, 4. in original suits: but as security is still required in appeals, it is not superseded altogether. The section is not ticed in the orders of the S. D. A.

(c) Attention to this rule is called by the C. O. of S. D. A. May 23, 1823.

(d) "Summonses" being prescribed in the regulation, and "security" directed to be taken by the officer; these rules are abstracted in conformity with the modifications contained in 2, 1806.

		Ch. 3. Special Forms in particular Cases,	Bengo	st, d	ro.	Bena		C.C.1	Pro
SEC. 2.	1.	Weavers, &cc. not liable to summary process of arrest and confinement for arrears	Reg.	<u>s.</u>	o .	Reg.	#. C	Reg.	.S.
Cl. 4. smmary pro- ese againet.		of cent, until released from Government engagement; persons to whom arrears may be due from such persons, may distrain their preperty, or institute a suit in court, or apply to the Resident, who may stop the amount by instalments out of	(0 0)		2	e vylej i 13. Živos			
	2.	future advances. No implement of manufacture to be sold for arrears	9.01. 31.93. 10. 19.		300	4.95.	2	37.03.	9
Cl 5. t manufae- turers.		All these rules applicable to silk manufacturers, and all persons employed in the investment.	31. 93.	14		- <u>Ar</u> - 1 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 /		37.03.	14
Cl. 6. site by, for pulsion,&c.		Complaints on the part of weavers, &c. against individual traders, and vice versa, to be tried as common suits; in case of many engagements between the parties, the court to pass judgment according to priority.	31.93.	11					111
•		Any molumges or other person suing the Salt Agent, and proving that he was compelled to take advances, the engagement to be declared null and void; the advances to be returned; and equitable costs and damages to be adjudged against the Agent.	10. 19.						
	3.	Similar rule in regard to assistants and other European or native officers of Salt Agents; the court always to report the circumstances of such compulsion to the Board of Salt and Opium.		9		· <u></u> ,			
		Similar rules for persons having taken engagements using compulsion against labourers, &c		11		_			
	o .	Covenanted and uncovenanted assistants and principal officers of aurungs responsible for compulsion exerted by their peons and other inferior officers, unless it be proved that the act was done without their knowledge or connivance, and that they offered to redress the injury sustained; such inferior officers liable to	10. 19.	10	٠				
	6.	costs and damages on conviction. Courts to consider receipts for advances (when filed) as prima facis evidence against compulsion, which must be clearly proved by satisfactory testimony previous to giving any release from engagements.	10. 19.	14				_	_
	***************************************			<u></u>				Throug	
	-			·				Reg.	S.
SEC. S.		Suits not to be admitted in forma pauperis, unless for an amount exceeding 64 Re						. 28.14.	
'AUPERS. Cl. 1.	2.	Paupers not allowed to sue for damages on account of cast or any personal injury Persons desiring to sue as paupers to present a petition on paper of 8 As. stam	n in neu	aon	. Ca.	··		il	4
uper p'ain- Fand their	. J.	may present such petition through an agent duly authorized.	h m her	BUIL	, 161	THIES O	ı run:		5
suite.	4.	The petition to state the grounds of the demand, the value of the thing claimed, and	l names	of	part	ies sue	l; to	-	1"
	~	gether with a statement of petitioner's property in effects and value.			••	41	•	- [1
	D.	The petitioner to be examined on oath or solemn declaration, as to his circumstance of females of rank to be so examined also.	and pr	ope	rty;	—the	igent	S	1
.*	6.	Petitioner to be admonished by the court, that any fraudulent statement upon oa of perjury.	th will i	cui	all	the per	altie	8	
	7.	If the court doubt the petitioner's statement, notice to be given for the adverse part ty, or wases, to be summoned, or local inquiry to be instituted, as the court may	y to dis	prov	e th	e pff.'s	povez		
	8.	If such examination convince the court, that the petitioner has sufficient property to or has disposed of property, with a view to avoid such expenses, his petition a jected.	defray	the	exp	enses o	f suit be re	9	
		If from such inquiry the petitioner be convicted of wilful perjury, he is to be con- of circuit; his petition to be rejected; or his plaint nonsuited, if previously admit. On poverty being established, a plaint in forma pauperis to be admitted, on t	itted.					.1	
		for attendance when required.	•		• •		•	.	6
		. Suits of paupers referable for trial to sudder ameens. Paupers not being able to conduct their own suits, or to induce vakeels to und		beir	cav	se, the	cour	13. 24.	4
	30	may appoint any regular vakeel for the purpose; no deposit for fees necessary.		•	•		• •	28.14.	7
•		The court to record this appointment: vakesis may plead without vakalutnamah. Stamp duty being remitted to paupers, their pleadings, petitions, and copies of		ı (re	qui	ed in	roof		
	15	to be received on plain paper; processes to be served without charge. On decision of the suit, all costs incurred by, but remitted to, the pauper pff. and charged against the party cast, or as the court shall adjudge.	to be in	ert	d i	a the d	ocree		8
	16	If the pff. gain his suit, the deft. to pay the fees of the vakeel, or such part as the	court a	hall	adi	idee.	• •	1	10
		If the pff. be cast, the deft. to pay to his own pleader such part of the regulation think an equitable compensation; the remainder to be realized from any propert as belonging to the pff. (See Ch. 7, s. 6, cl. 3, 4.)	ular fee	8.8	th	court			
		If the pff.'s suit be dismissed as vexatious and unfounded, and he do not pay th	e fees a	nd	COS	s, the	cour	4	
	16		•. •		٠				1111
	18		*••		·· • •		- 0.4	} - 1 (+)	111

ABSTRACT OF THE CIVIL REGULATIONS

	Ch. 3. Special Forms in particular Cases.		Through the Pr		
			Reg.		C.
SEC. 3. Cl. 1.	19. Such confinement to be immediate, and not to be delayed on the plea of a desire to appeal; but the post confined, to be released, at any time, on paying the amount of costs charged to him in the decree. 20. If the pff. abscord to avoid confinement, the sureties, on not producting him, to discharge all such costs,		28. 14,	11	2
	failure to do se, liable to six months' confinement in the civil jull. 21. Besides confinement of pff. or his streties, the court may at any time order the sale of property below to the pff. for the amount of costs, whether due to Government or to the deft.				3
Cl. 2. Appeals by Paupers.	 Any party in an original suit desiring to appeal in formal passperis may present a petition, as present Sec. 5. of this regulation, (or cl. 1. of this Chapter.) Such petition to be accompanied by a copy of the decree, and shall contain all the particulars presering clause second, Sec. 5. of the regulation. Unless the original judgment appear erroneous or unjust, the petition to be rejected. The party may nevertheless institute a regular appeal, paying the usual costs and duty. 	bed in		12	1 2 3 4
-	 5. The court may admit the appeal, if it doesn the suit worthy of further investigation; in such case all the rules of form, expenses, and penalties applicable to appellant paupers. 6. Defts. appealing against decrees gained by pauper pffs., if the execution of the decree be suspended latter to be admitted to respond as a pauper, without inquiry. 7. If the original decree gained by a pauper pff. be reversed on appeal, the stamp duty to be returned 	d, the		13 14	
	appt. and such portion of the pleader's fees as the court shall adjudge; the remainder to be refrom any property belonging to the pauper respt. 8. Paupers allowed to appeal specially in forma pauperis. 9. All the above rules applicable to petitions of paupers, desiring to institute either special or summary appeals. 10. In appeals from the S. D. A. to the King in Council, copies of decrees to be given to paupers on uns	ds	2. 25.	15 6 5	
	paper of English manufacture.	• •	28. 14.	18	
Cl. 3. Pauper Defendants and Respondents.				16	1 2 3
Cl. 4. Miscellaneous Petitions.	1. Miscellaneous petitions from persons professing themselves to be paupers not to be received on unstampt 2. Exception.—Persons in confinement in the civil jail, may present petitions to the judge on unstampt papers.		4. 16.	19 2	
SEC. 4. NATIVE OF- FICERS AND SOLDIERS. Cl. 1. Institution of suits by.	 Any native officer or soldier, desirous of instituting a regular or summary suit in a civil court, but who cobtain furlough for the purpose, to execute a power of attorney appointing some agent to supply his and conduct the suit (e.) Such moktarnamahs to be executed in the presence of their Commanding Officers, and not required to stampt paper. The moktarnamah to be transmitted to the Register of the court; on its reception notice to be issued for the court; 	place, be on	5. 16.	3	2
	 attendance of the person nominated as moktar. 4. Such person refusing or being unable to attend personally or by vakeel, the circumstance to be reported the native officer or soldier, through his Commanding Officer. 5. If the moktar attend in person or by vakeel, and consent to undertake the commission, the suit to properly upon the general rules; copy of the decree when passed to be sent by the Register to the origin through his Commanding Officer. 6. These rules not applicable to loans or commercial transactions amongst native officers or soldiers themselves. 	oceed al pff			3 4 5 6
Cl. 2. Suits agains/.	 In suits against native officers or soldiers absent with their corps, the plaint to specify the corps to the deft. is attached, and its place of cantonment: if the pff. be unable to do so, the court to make su quiry as may be practicable and expedient. Pff. neglecting to specify these particulars liable to a fine not above one-fourth of the stampt duty page. 	id on		4	1
	institution of the suit; copy of the plaint with the usual notice to be transmitted by the Register to the manding officer of the corps to which deft. is attached. 3. The Commanding Officer to serve the notice, and return it with a moktarnamah on the part of the deft. desire to send one; if the notice cannot be served the court, on being so informed, must not discretio according to the circumstances of the case.	if he			2
Cl. 3. Furlough being obtained, con- duct of suits.	taining no matter connected with the suit. 2. On presentation of such a letter in person, the court may, at the request of the party, nominate a vake conduct his cause, and inform the party of the rate of fees.	t con		5	1 2
	 Such person, however, perfectly at liberty to conduct his own cause, or appoint his own vakeel. Suits of this kind, the party being in attendance, to be decided without delay. If the suit cannot be decided within the furlough granted to the party; the Judge or Register may grant tension of leave, reporting the same for confirmation to the Commanding Officer. 	an ex		7	1 2

	-	Ch. 3. Special Forms in particular Cases.	Through the P		
Sec. 4. Cl. 3.	6.	If the native officer or soldier be obliged to join his corps before the suit be decided, he may either leave a qualified moktar or an authorized vakeel to conduct his suit; copy of decree in such case to be transmit ted to him, through his Commanding Officer.	Reg.	- -	7 3
Cl. 4. I corces a- gainst,		Any land or property of a native soldier or officer being attached by a civil court, pursuant to judgment of court, notice to be sent to the party (as above), and the sale not to take place till after such a period as might enable the party to discharge the amount. Commanding Officers of corps not to correspond with civil Judges, on the subject of decrees passed under the above rules.		1	8 0 1
Cl. 5. General Rule.	1.	These rules are exclusively applicable to native soldiers and officers, attached to regular corps, and actually on the strength of the army.			2
Cl 6. Actions for debt.	2. 3.	Actions of debt not exceeding 200 Rs. Sa. against any officer, soldier, or regular retainer of the army, to be only cognizable by a military court. Actions of debt to any amount not above 400 Rs. against officers, soldiers, persons attached to the army, being British subjects, to be cognizable by a court of requests, composed of military officers or soldiers. Civil actions for a greater amount against such persons, cognizable by the local civil courts. No process of arrest before judgment shall issue from any civil court against any person residing or trading	20. 10 20. 25		2 4 1 3
	42.	within the precincts of a cantonment, unless it be stated in the plaint, that the cause of action exceeds 200 Sa. Rs., or unless the debtor be not a registered resident within military limits, or though registered has not for three months previous carried on the occupation for which he is registered. Such statement being made, the Judge to endorse the process accordingly, such process to be served through the Commanding Officer, but the deft may be arrested by the civil officer if found beyond cantonments:—if the pff. do not		. 2	4
		Similar rules with regard to persons attached to a military bazar; any such person being arrested on a civil process, not properly endorsed, to be released, on the Commanding Officer giving a certificate that he was a registered follower, and followed his trade in the cantonments; the pff., however, may proceed in his suit Military courts giving decrees against sepoys, &c. and not finding property whereon to execute the award within their jurisdiction, may refer the execution to Z. and C. C. which are hereby authorized and directed to enforce the same, whenever application may be made to them, within three months from the date of the		2	5
SEC. 5. Native Princes,	1.	Native princes, residing within or without the British territories, and having claims cognizable in the Z. or C. C., may be authorized by the Gov. Gen. in C. to institute suits, through the medium of the public officers	5.28	-	2 1
Cl. 1. Native Princes generally.	3.	in those courts. Suits being instituted against native princes may be defended by the public officers, on the authority and order of Government. Such suits generally in either the Z. or C. C. or the provincial courts to be conducted and defended by the Collectors and vakeels of Government in the S. D. A. under the authority of the Boards of Revenue.			3
Cl. 2.		Besides the usual copies of decrees given to parties, the Judge to transmit a summary of his decision in such cases to the judicial secretary to Government	÷.		1
The Navim of Bengal,		petent to institute suits in the civil court on the part of His Highness the Nazim, and to conduct them as pff. or appt. as may appear proper. Suits being instituted against His Highness, notice to be issued upon the Agent to the Governor General, who shall conduct the defence of the suit.	19.25		3
		Security not to be demanded from His Highness, and process of attachment never to be issued either against His Highness or the Governor General's Agent. But after issuing an order on the Agent for the payment of costs, damages, or any sums of money, or for the delivery of lands, should needless delay arise, the court may send a copy and translation of the decree for the orders of the Gov. Gen. in C. through the secretary in the Persian department. (For references to and correspondence with His Highness, see Ch. 1, s. 3, cl. 2, and Ch. 1. s. 10 2.)			1
SEC. 6. Refidents of Calcutta	2.	Residents of Calcutta, who may desire to institute or defend suits in the Z. or C. C., to furnish security for the payment of all eventual costs, by surety or sureties, possessing property out of Calcutta: such security not being furnished within six weeks, the case to be tried ex parte, on the statement and proofs of the opposite party, and the plea of such persons whether pffs. or defts. not to be heard; the period of six weeks to commence from the date of filing the plaint if the party sue, and from the date of serving notice on him, if he be sued; no appeal to be admitted from such decision, until all costs of the former suit have been discharged by the appt. These rules applicable to any persons becoming residents in Calcutta, pending any such suit or appeal.			7 1 2 3
Seu. 7. Invalids.	1.	All differences with regard to the lands of invalids to be settled in the civil court. Collectors may require the Government vakeel to plead the causes of invalids, free of cost.	1.04	1.	7

	Ch. 3. Special Forms in particular Cases.	Throng the Pro	
		Reg.	8. C.
SEC. 7.	3. Civil courts not to receive the complaints of invalids struck off the list for not having been present at the time of inspection.	1.04.	18
		11. 18.	4
	5. All assignments, bargains, sales, or contracts of any kind made by invalids with regard to money which may become due in the shape of pensions, to be null and void; but such contract for pensions paid before or on the date of such contracts to be valid.	13. 14.	3
SEC. 8. GENERAL RULE FOR ATTACH- MENTS BY COURTS.	1. Whenever the Z. or C. C. may deem it proper to put landed property under administration or management, they shall direct the Collector by precept to hold the lands under attachment, and to appoint a manager for the same, who shall give security for the trust; any person interested in the lands, being dissatisfied with the selection of a manager, may petition the B. of Revenue, who will annul or confirm the appointment as may appear proper,	5.27 .	3
	2. The precept of the court shall specifically state the property to be attached: the attachment not to be withdrawn without a further precept,		4

CHAPTER IV.

PRINCIPLES OF LAW IN MATTERS OF CIVIL COGNIZANCE.

		Benge	11. 6	Y.C.	Benc	ires.	(U.U.	Provs	2.
-				-	Reg.			S. C	-
TEREST. Cl. 1. In Hengal, &c.	Courts of civil judicature to decree interest according to the following rules. In Bengal, Behar, and Orissa, (excluding Cuttack,) if the cause of action has arisen before the 28th March 1780, on sums not exceeding 100 Sa. Rs. interest a 3 Rs. 2 As. per month to be allowed, or 37 Rs. 8 As. per annum. On sums exceeding 100 Sa. Rs. 2 per cent. per mensem, or 24 per cent. per annum. If the cause of action has arisen between the 28th March, 1780, and the 1st January 1793, on sums not exceeding 100 Sa. Rs. 2 per cent. per mensem, or 24 per cent. per annum.	15. 93.		(1					-
	On sums exceeding 100 Sa. Rs. 1 per cent. per mensem, or 12 per cent. per annum. 3. If the cause of action arose on or after the 1st January 1793, no interest to be decreed at a higher rate than 12 per cent. per annum.			3					
In Benares.	1. In the province of Benares, if the cause of action has arisen previous to the 1s January, 1807, the courts to decree the rate of interest stipulated in any agree ment, or, if no stipulation has been made, according to the law and usage of the country.	•			17. 06.	3			
	2. If the cause of action arose on or after the 1st January 1807, no interest to be decreed above the rate of 1 per cent. per mensem, or 12 per cent. per annum	-				4			
Cl. 3. In the C. C. Provinces.	 In the ceded and conquered provinces of Oude, if the cause of action has arisen be fore the 10th November, 1801, on sums not exceeding 100 Sa. Rs. interest to be allowed at the rate of 2 Rs. 8 As. a month, or 30 per cent. per annum. On sums exceeding 100 Sa. Rs. 2 per cent. per mensem, or 24 per cent. per annum. 	·					34, 03.	(1 2 3
	 If the cause of action has arisen on or after the 10th November, 1801, no interes to be decreed at a higher rate than 12 per cent. per annum. These rules and rates applicable to the districts in the Doab and on the right bank of the Jumna with Bundlekund, supplying the following dates, viz. the 16th December, 1803, for Bundlekund, and the 30th December 1803, for the other 						0.05	3	
	districts in lieu of November 10, 1801.						8.05.	23 {	2
Cl. 4. In Cuttack.	1. In the zillah of Cuttack, if the cause of action arose before the 14th October 1803 no higher or lower rate of interest to be decreed than 30 per cent. per annum on sums not exceeding 100 Sa. Rs.; or than 2 per cent. per mensem, or 2 per cent. per annum on sums exceeding 100 Sa. Rs.	14.05.	. 9	2					,
	2. If the cause of action arose on or after the 14th October 1803, no interest to be decreed at a rate above 12 per cent. per annum.			3					
Cl. 5. General rules.	1. If a lower rate of interest has been stipulated between parties, decrees always to confirm such stipulations.	115 03	5 6	1 1	17.06.	2	24*.03	3. 4 5	* To tl
	 Courts forbidden to decree a greater sum for interest than the principal (a). Courts not to decree compound interest arising from an intermediate adjustment o accounts, except when legal interest being consolidated with the principal, a new bond for the aggregate amount is entered into by the parties. 		7					6	1805, 23
	4. Courts not to decree any interest at all upon bonds written on, or after the carlies dates above specified, stipulating for a higher rate of interest than is made legal by the above schedule.	1	8					7	
	5. Courts to dismiss suits with costs against the plaintiff, when instituted on bonds (written on or before the earliest dates above specified), by persons who may in any way atternat to clude the above enactment by deduction from the original loan or otherwise.	1	9					8	

⁽a) The C. O. of S. D. A. Pecember 19, 1823, decide, that this law shall not be applicable to interest that may have accumulated after the institution of a sult.

	Ch. 4. Principles of Law in Matters of civil Cognizance.	Bengo	il, &c.	Bena	res.	C. C. 1	rovs	5.
.		Reg.	18: 1C.	Reg		Reg.	S. C.	•••• ••
SEC. 1.	6. In Benares, these two last provisions not to apply to bonds and loans contracted be-		.	12.00	اءا	1		_
	fore the 1st January, 1807. 7. P. C. A. or S. D. A., in passing judgment on suits of appeal, if the former decree			17.06	5	ł		
	be confirmed, may award interest to respondent at 1 per cent. per mensem on		11.			1		
	all sums receivable on account of the decree from the date of such decree	13.96.	3		_	4.03.	35	
	8. None of these rules to apply to respondentia loans or policies of insurance; the in-		11]		
	terest upon which to be according to the deeds and usages of the country	15, 93.	12		$ \cdot\cdot $	34. 03.	111	
SEC. 2. Bonde and DEEDS.	1. After the 28th March 1780, for Bengal, &c. the 1st July 1795, for Benarcs, or the 11th July 1805, for the Doab, &c. no sum to be decreed upon a bond or tunussook, unless proved to have been executed in the presence of two wsses. or the payment of the money or valuable consideration for it be established. The rules of the country to be followed with regard to bills of exchange, receipts, and notes of land.	3. *93.	. 5	7. 95.	9			f In she The
	and notes of hand. 2. In the civil court at Hooghly, all former deeds executed in the settlement of	3. 193.	15	7.95.	3	İ	11	ob, &c. by 8.
	Chinsura, according to the Dutch law and local usuge, are to be held valid.							1805. 6, 3.
	(See Ch. 6, s. 5.)	18.25.	6					
_		ŀ				l	1.1	
Sec. 3. Mortgages.	1. In cases of mortgage executed prior to the above dates; the usufruct (when so stipulated between the parties) to be in lieu of interest on the bond; after the above dates, legal interest to be allowed on all mortgage bonds for real property, and mortgages to be considered cancelled, whenever the principal, with simple interest due thereon, shall have been realized from the usufruct of the property, if not otherwise liquidated by the mortgagers.	15. 93.	10	17.0G.	5	34. 03.	9	+ See the sec- tion on interest.
	Exception.—In Benares this provision not to be applied retrospectively, in oppo-	1			- 1	l		
	sition to voluntary engagements entered into before the 1st January 1807.							4
	 In the adjustment of accounts before a civil court, the mortgagee to be required to file accounts of all his receipts and expenses in management of the property; 					•		
	and to make oath, or depose on a solemn declaration, to their correctness; ob-					l		
	jections to be heard in court and accounts to be adjusted, after the examination				1.	l		
	of evidence.	••	$ \cdot\cdot $		$\cdot \cdot $	į	10	
	3. Whenever the mortgagee has obtained possession any time before foreclosure of the mortgage, or if he has not obtained and shall make application to the civil court for the foreclosure of the mortgage, the mortager to be held as redeeming his mortgage, if he tender the balance due to the mortgagee, or deposit the same in court,	,						
	within one year from the date of such application to the part of the mortgagee. 4. Whenever the holder of a mortgage or any conditional sale (See Sec. 4)may desire	17.06.	7	-		_		# In the next section " with-
	to forcelose the mortgage, or make the sale conclusive, (the term stipulated being expired,) he may, after demanding payment in vain, apply by petition in person, or by vakeel, to the Z. or C. C. of the jurisdiction, wherein the property							in one year from the date of the notifica- tion" is pre-
	lies; on receiving such a petition, a perwannah of notification to be sent to the		1 - 1	1				scribed : per-
	deft., that if he do not redeem the pledge within one year from the date of such notification, the mortgage will be foreclosed and the sale completed (b) (c) $(See.$							haps as the words, "in
	Ch. 2, s. 1, Cl. 2, 18.		B					conformity with Sec. 8. of
	<i>viii x</i> , <i>v</i> , <i>v</i> , <i>v</i> , <i>v</i> , <i>v</i> , <i>v</i> , <i>v</i> , <i>v</i>							this regulati-
SEC. 4. CONDITION- AL SALES.	 Persons having horrowed money on deeds of bye-bil-wuffa, or any conditional sale of land, however denominated, may reclaim the land either by repaying the amount to the lender, or by depositing the sum due in court within the stipulated period; 							on," are added, the same date may be appli- cable here.
	a dated receipt to be given for such deposit by the Judge, a written notice of the deposit to be delivered to the lender by the depositer, and the sum to be given to the lender, on his surrendering the deed and giving an acknowledgement					·		
	for the money. If the lender has not obtained possession of the land, deposit to be made of the principal, with interest at 12 per cent. per annum, whe- ther stipulated or not; if he has obtained possession of the lands, the principal							
	only to be deposited; adjustment of accounts between the interest and usufruct to be made. If a less sum than required be deposited, on plea that it is the whole due, it is to be received and the notice to be issued; but the borrower not							
	to recover his lands, until it be established, that he has deposited the whole due (d). When the lender may have held possession of the lands, he is to account for the proceeds of the estate during his possession, on the principles prescribed for	1.98.	2		-	34[].03.	- 1	To Doah, &c. by 8, 1805.
	mortgages, excepting only that the usufruct is not to be taken in payment of	1				l		
•	the principal		3]	-	- [1	13	
	3. A teep not to be held as sufficient proof of the loan having been discharged, unless			1			Ì	
	confirmed by the acknowledgment of the lender, and the surrender of the bill of sale.		4	1		1	j.;	
	1. The above rules not to infringe upon the terms of any legal contract between	1			1 1	1		

⁽b) See the C. O. of S. D. A. July 22, 1813, which interpret the duties of the Judge in such cases to be merely ministerial and executive, only as to the foreclosure or redemption of the mortgage or conditional sale; and that no transfer of possession is to be made by the court's authority after such summary proceedings before it.

(c) By the C. O. of S. D. A. April 9, 1817, it is explained that the period of one year is to commence from the date of the nutification, not from the day of its being served on the deft.; and it is enjoined that permanans should be dated from the day of issuing, not of ordering them.

(d) By the C. O. of S. D. A. July 22, 1813, it is explained, that courts are empowered summarily to transfer possession under the authority of this section.

	Ch. 4. Principles of Law in Matters of civil Cognizance.	Benga	1. 8		Bene	7000	U.C.	Pro	10
	Cit. 4. 2 (words of all of the control of the contr		13.		Reg.	15.		18.	
Sec. 5. Lakhiraj Tenures. Cl. 1.	1. Landholders whose lands have been assessed according to Reg. II. 1819, entitled to sue against the resumption within one year after being informed of the decision of the B. of Revenue. Suits may be admitted after such period, sufficient cause for delay being shown.	2. 19.					neg.	- -	
Suits roncern- ing.	In such suits, on giving security to the Collector for the jumma finally assessable (or a portion of it), and engaging to institute a suit within 10 days from date of the security, the party to retain possession as before.	2. 10.	22	2			1		-
	The court competent to desire the Collector to admit such security if he refuse to do so; but the B. of Revenue to decide for what amount the security is to be held bound.			3			_		
et i	If the annual produce of such lands do not exceed 500 Rs. such suits cognizable in the Z. or C. C., otherwise only in P. C. In such suits, accounts not brought forward before the revenue officer during his in-	٠.,	25			$\left - \right $		-	
	vestigation not to be admitted as evidence, unless sufficient cause for having withheld them, which cause was previously stated to the revenue officer, or the omission duly accounted for, be adduced.		13	2	٠		_		
	The plaintin such cases to be on paper of one Rupee stamp; but should Government obtain judgment, pff. to be answerable for the amount of stamp duty payable in ordinary suits. Such suits to be tried as regular appeals; no further pleadings to be required than		27			-		-	
• .	the objection of appt. to the decision of the Board, and the reply thereto; the court to send for the Board's proceedings, and not to take further evidence, oral or documentary, unless such have been rejected by the Board, or be essential to the case.	3. 28.	10						
	Nothing in the above rule to bar regular and special appeals from the decisions of courts. (See Ch. 12 and 13.) Such suits to be registered on a separate file, and the first day in each week to be		4		•				
	dedicated to their trial. 2. Landholders who may deem themselves entitled to revenue from lands not exceeding 100 beeghas hitherto held lakhiraj, to institute a suit for the recovery of the same in the civil court, and are hable to be sued for damages if they assess the same without a judicial decree: if the estates be held khas, the persons receiving collections entitled so to sue; if held by Government, the tehsildars to		5		•				• In this
	sue under direction of the Collector. 3. Questions regarding the proprietary right of lands included in badshahee grants to	19. 93. 37. 93.	4		*·95. 2.95.	11	36.03.	14	Benares the limitis 50 beeghas To the Doab by 8, 1805. 24.
Cl. 2. Deeds of Grant.	1. Validity of firmauns and grants to be carefully ascertained, and not to be received in court on the credit of the seal and attestations, without corroborating external evidence; all attainable records to be examined, and procurable witnesses to be summoned.	2. 19.	28	1					-
		19. 93.		2 41	. 95.	27	- 31+.03	. 22	- + To the Do-
Cl. 3. Power to con- for.	No power having authority to grant or confirm lakhiraj tenures (excepting the confirmation of such by courts of judicature) besides the supreme Government, no act, order, or decision, granting or confirming such tenure, after the date of annexing the respective territories to the British dominions, to be held valid, unless issued or passed by the Gov. Gen. in C., or by some officer properly authority.	37. 93.	22	42	. 95.	22	36. 03.	22	ab, &c. by 8, 1805. 21.
	rized, or by a court of judicature in confirmation of such grants, or by the B. of Revenue acting according to Reg. II.1819. A previous order of Government or other authority relinquishing or postponing the right of assessment, not to bar the assessment of such lands held under an invalid grant or tenure.	14. 25.	2			-	-		
Cl. 4. Right from long Possession.	1. Lakhiraj grants, by which possession of land has been held uninterrupted from a time preceding the following dates, to be held valid without evidence to the grant, and to be confirmed to heirs when the nature of the tenure is hereditary, according to the custom of the country. Dates. In Bengal, Behar, and Orissa (excluding Cuttack), August 12, 1765. In Cuttack, (including Puttaspore, &c.) October 14, 1791. In the province of Benares, July 1, 1775.		2	2		_			_
	In the provinces ceded by the Nuwab Visier, in 1801, Nov. 10, 1789. In the provinces ceded by the Peishwa and Scindia, in 1803, January 1792.				·				

	Ch. 4. Principles of Law in Matters of civil Cognizance.	Benga	1. 80	c. Bene	tres.	[C.C.]	Provs	•
	On. 1. 2 thousand by sales to matter by their Cognition.	Reg.						
SEC. 5. Cl. 4.	 In the Pergumah Khanda, &c. ceded by Gobind Rai in 1817. Nov. 1 1805*. This rule not applicable to tenures derived from jaghiredars, or others who only held lands free of assessment, on temporary, or conditional tenures; in such cases parcels of land to follow the condition of the principal estate. Proof of possession and hereditary right to be advanced by parties claiming the 	14. 25.	3	2				These dates do not agree with the seve- ral dates pre- scribed for the limitation of
	4. Although many successions in the tenure may have taken place, the title to inheritance is only to be established by the terms of the tenure itself, or by the admission of the Gov. Gen. in C. on a reference to be made for the purpose+.	{ 19.93.	2	4 5	-	_		suits See Ch. 2, s. 1, cl. 2. + In these sections of 14, 1825, the principal enact-
Cl. 5. Former pow- er to confer.	1. The following potentates alone to be recognizable as possessing supreme power previous to the extension of British dominion over the respective territories; the Kings of Delhi; the Soobadars of Bengal, Behar, and Orissa; the Nuwabs of Furruckabad (as by Reg. XIII. 1795, and XXXVI. 1803); the Raja of Berar in Cuttack (by Reg. XII. 1805); Dowlut Rao Scindia and his predecessors in the Doab; the Peishwa and his officers in Bundlecund (by VIII. 1805); and in the territory ceded by Gobind Rao, Raja Chuttersaul and his predecessors until 1802, after which date the Peishwa. If any pff. produce a grant under other authority which, it is urged, was vested with supreme power for the time being, the plea appearing well founded, the court will submit the case to the Gov. Gen. in C. 2. Grants made or confirmed by any of the above powers not to be held valid, 1st. Unless made and confirmed while the granting authority held the supreme power within the territory of which the lands are a part; 2nd. Unless the grantee actually obtained possession of the lands; 3d. Unless the grant shall not have been resumed by the Government previous to the British accession, or, if resumed, the authority of the officer resuming shall have been disallowed by the Gov. Gen. in C. (For the dates of accession, See Ch. 2, s. 1, cl. 2.)	14. 25.	3	5 —				ments of the following regu- lations are com- bined with mo- difications—19 and 37 of 1793, 41 and 42 of 1795, 31 and 36 of 1803, and 12 of 1805.
Cl. 6. Grants not from the Su- preme Power.	That grants not made or confirmed by the supreme power, (always excepting tenures of long possession as specified in cl. 4.) should be valid, it is necessary, 1st. That they were made or confirmed by some authority directly acknowledged by the Gov. Gen. in C. as competent. 2d. That the grantee actually obtained possession, and that the revenue was not subsequently resumed by competent authority.			8			_	·
Cl. 7. Reference to the Gov. Genin C. Cl. 8. Exception. Cl. 9. Former judicial decisions.	Provided that, if lakhiraj lands have been resumed previous to the British accession, the competency of the officer resuming to be decided by the Gov. Gen. in C.; also the validity of grants by officers subordinate to the supreme power or the legal effect of resumption, in cases unspecified in the regulations, to be referred by the civil courts to the Gov. Gen. in C. None of the above provisions applicable to lands not exceeding 10 beeghas, the produce of which is appropriated to religious purposes. Decisions already passed by civil courts in opposition to the principles here specified, open to revision in the same courts or to a regular or special appeal, if preferred within one year after the promulgation of this regulation (date of regulation July 22, 1825). A majority of Judges in any P. C. competent to admit such petition for review, although the original decision were not passed by either of such Judges.		4	9				† The pre- vious regula- tions prescribe further, " that if the asses- ment of lands exceeding 10 beeghas in mea- surementwould
Cl. 10. Transfer of Grants.	 Grants declared valid as above, are transferable by gift, sale, or otherwise; persons succeeding to such to register their names in the offices of the Collector within six months after so succeeding.—Purchasers obtaining such to incur the risk of their validity. Similar rule for badshahy grants, &c. 	19. 93. 37. 93.	20 15	41.95. 42.95.		31.03. 36.03.		produce distress, the court may report the circumstances to the Gov. Gen. in C. See 19. 1793, 3. 4. &cc.
Cl. 11. Fraudulent Deeds.	 Grants forged, antedated, or in any way altered, to be null and void. Persons concerned in such fraud liable to a criminal prosecution. 	19. 93.	17 18	41.95.	17 18		12 13	e
Cl. 12. Jaghires.	 Jaghires to be considered as life tenures, unless otherwise specified in the grant. Jaghires not to be held as life tenures when the grant clearly conveys an hereditary interest, and not to be considered hereditary or perpetual, unless the grant expressly confer such. 	2 00		42 . 95. —	15	36.03. —	15	

	•	Ch. 4. Principles of Law in Matters of civil Cognizance.	Be	nga	1, &	·c.	Bena	res.	[C. C. I	rovs.
	***		A	ag.	S.	c.	Reg.		Reg.	S. C.
SEC. 5. Cl. 13. Life Tenures.	1.	Courts not to adjudge to any other than the original grantee the possession of any lands free of revenue, which lands were given only for a life tenure, either by a specific writing, or by a transfer recognized to convey no more than a life								
				93.	2	3	41.95.	2	31,03.	2 4
	2.	Similar rule with regard to royal grants.	37	93.	2	4	41.95. 42 .95.	2	36.03.	2 4
	3.	Nor to entitle heirs under similar circumstances to possess lands only held exempt				1		! !		
		from revenue by a grant for life to their predecessors.	19	93.	2	4	41. 95.	2 4	31. 03. 36. 03.	2 5 2 5
	4.	Similar rule with regard to royal grants.	37	93.	2	5	42 . 95.	2	36. 03.	2 5
	5.	Transfers of such lands for a longer period than the life of the grantee to be illegal and invalid, (unless the grant shall have previously been made hereditary by the confirmation of Government.)	10	93.			41 05		21 02	
	6.	Similar rule with regard to royal grants for life. (See further, Sec. 16 of this Chapter.)	37	. 93. . 93.	2	6	11. 95. 12. 95.	2	31. 03. 36. 03.	2 6 2 6

Similar enactments for Cuttack, in 12-1805, 18 & 26.

The conditions of the validity of a public sale for arrears of revenue are the following: Sales of Layrorava. The conditions are liable to aske according to the principles of this regulation, or that they are the property of the default. Conditions are: That the lands sold form the estate, or a portion of the estate on account of which the streat has accrued, and are liable to aske according to the principles of this regulation, or that they are the property of the default. That permission to make the sale shall have been received from the B. of Revenue previously to the day of sale. That deep near of the amount demanded in the notice, or of the interest payable thereupon, was due when the lot was put up. That the sale be made at the time and place advertised, or with due publicity and freedom. That some part of the amount demanded in the notice, or of the interest payable thereupon, was due when the lot was put up. That the sale be made at the time and place advertised, or with due publicity and freedom. Sales not to be annulled on the ground of any informality or omission in communications between the B. of Revenue and Collectors, so that authority to sell had been given. Exception.—Notice to a native office that authority to sell had been given. Exception.—Notice to a native office when the parties were fully aware of the demand, and of the intended sale 20 days proper lose sent through his commanding officer. The made at the office of the B. of Revenue not to be annulled on the plac of previous to this content and the collector's catcherizer and the court house. The made at the office of the B. of Revenue not to be annulled on the plac, that the arrea accused while the engager was divised of possession, either by the set of an individual or by the order of a court of pulcibators, or by statement by a revenue officer. 1. No sale to be annulled on the plac, that no arrear was dae, unless such plean has been preferred to the Collector of the B. of Revenue, the former proprietors at liberty to in						rout a	
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•	Ch. 4. Principles of Law in Matters of civil Cognizance.	Throughou		
	the state of the s	Reg. S	ic.	
Snc. 6. Cl. 2.	stating what compensation may be fair for the purchaser; these circumstances to be recorded in the decree: the Gov. Gen. in C. may restore the estate if he think proper.—The purchaser may appeal against such recommendation to the higher court, in which case Government will delay the final order until judgment is passed in appeal. Purchasers may also appeal against the amount of compensation recommended; in such cases the Gov. Gen. in C. may restore the estate on the compensation recommended being paid,	Rey. S		Sma. 6. Cl. 2.
	leaving the suit to continue: in such cases pffs. to lay their claim, and pay the stamp fees according to the amount of compensation claimed in excess of the sum awarded. The estate to be held as surety for what further compensation may be adjudged in appeal. 3. The validity of sales to be contested by no persons who may have received any portion of the purchase money;—the proceeds of sale not liable for debts of the late proprietor while the sale is contested. The excess of such proceeds remaining in the treasury, the purchaser or any other party may apply to have it			
	 vested in Government securities; —without such employment of the money, interest not to be given with the principal at the final award. 4. Estates, however, never to be restored to the former proprietor unless the whole arrear be discharged; the purchaser to be entitled to interest on his purchase money restored, recoverable from the defaulter; if it be 	27	1	
	decided that no arrear was due, Government to be answerable for the purchase money and such interest. 5. Any persons aggrieved by any act connected with sales, but not amounting to irregularity sufficient to make the sale invalid, may sue the individual aggrieving him for personal damages.	4	2	
	 6. After a sale has been confirmed and possession given, the purchaser not to be dispossessed on the plea of illegality, except by a decree of court in a regular suit. 7. Any disputes between the late proprietor and new purchaser as to the actual lands sold, to be settled by a regu- 		1	
Cl. 3. Purchases under fictitious names.	L If in suits instituted by Government or an individual, it be proved in court that the defaulter was the real purchaser, or that the purchase was in any way under a fictitious name, and a decree be passed accordingly (if Government be not a party in the suit, the court to inform the Collector of the circumstance),—such of	28)3 4	•
	fender liable to a fine by the Collector of 25 per cent. on the purchase money, the sale liable to be cancelled (if two years have not elapsed since it was made), and the purchaser to receive back only 2 of the purchase money. 2. Similar rule in case of any revenue officer purchasing estates under fictitious names—any person being allowed to prosecute who may be induced to do so by hopes of a reward.	20	2 3	
Cl. 4. Arrears from under-tenants.	Arrears due at the time of sale from under-tenants recoverable to a defaulter by the usual civil suit, or if the defaulter transfer his claim to the new purchaser, he is entitled to sue for the same.	23		
	 Any land, besides that from which the arrear has accrued, being publicly sold for such arrear, the purchaser to succeed to all rights, titles, and interests possessed by the former proprietor. Any estate being sold for arrears accrued from itself, no act of the original engager to impugn either the right of sale, or the right of the purchaser to hold the lands under the same titles as the engager held it at the time of settlement. But if Government has assumed the property and conveyed it away, after which conveyance it has come to public sale for arrears, the estate in possession of the auction purchaser is liable to the claims advanced in court, against the assumption by Government. Such estate falling in arrear, and being advertised for sale while such suit is pending, the pff. may apply to the court for possession of the same on payment of the arrear.—Notice of such application to be given to the deft. or his valkeel; and if the deft. fail to pay the demand by noon of the court-day preceding the day fixed for the sale, the court, receiving the amount from the pff. may put him in possession, taking the securities prescribed by Reg. XIII. 1808. 11. 4. (See Ch. 2, s. 4. cl. 2, 3.) and issuing the proper precept to the Collector. The estate sold being handed over to the auction purchaser with all rights and conditions annexed to it at the conclusion of the original settlement, posterior engagements, tenures, or alterations, which have originated with the defaulter or his predecessors, shall be liable to be avoided or annulled by the purchaser, subject only to renewals, authorized by original conditions attached to tenures at the time of settlement:—excepting leases of ground for houses and offices, gardens, tanks, canals, water courses, and the like, which are to continue in force*. To prevent abuses, the Gov. Gen. in C. reserves the power of declaring land (fallen in arrear) to be sold with all leases and conditions connected with its proprietary right at the time of defa	31	hs th ed 17 R	This rule is supersoded one contains in R-4, 93, 5, and 47, 1303, 5.

	Ch. 4. Principles of Law in Matters of civil Cogniza	nce.	Throughout all the Provinces.
Sec. 6. Cl. 5.	5. Auction purchasers desirous of enhancing the rents of under-tenants to issue the of Reg. V. 1812; nothing to exclude the tenant, having an hereditary rig testing the demand, or from paying his rent as heretofore until the contrary be and nothing to appeal the right of tenants to hald not determinable by fixed	ht of occupancy, from con- lecided by a court of justice;	Roy. S C
	and nothing to annul the right of tenants to hold reuts determinable by fixed rate of the country, (see rule 8.) 6. No purchasers at an auction sale, nor any person attaching lands on the part of G	overnment, entitled to annul	11.22. 33
	existing leases during that year in which the sale took place, even on the groun cision to that effect upon the institution of a summary suit in the civil court*. 7. Purchasers at public sales to collect agreeably to the established pergumah rates, 8. No cultivator or tenant liable to pay to an auction purchaser an enhanced rent shall have been entered into by the parties, or unless a notice shall be served on or before the month of Jeth, notifying the rent to which he will be subject for	if any exist. , unless written engagements l on such cultivator or tenant,	5. 12. 4 • R.1. 1801, 9. and R.47.1863, 5. are embodi-
	9. Unless such notification be duly served, no purchasers at a public sale can obtain of distraint, or confinement of person, or by suit in court, above what the ten previous engagements, and if more be levied, the ryots will be entitled to recove proof before a court of justice: such notification to be served on the ryot, or, it his place of residence.	an enhanced rent, by process ant was bound to pay under or the excess with damages on	
	10. Civil courts, on application from Collectors, to put auction purchasers in possessi process prescribed for the execution of decrees.	on of estates under the usua	11. 22. 28 1
		Bengal, &c. Benares.	C.C. Provs.
•		Reg. S. C. Reg. S. C	
Sec. 7. Rules re- garding Pot- tahs.	1. Any disputes between under-tenants and landholders, or others empowered to give pottahs, regarding the rates of pottahs, to be determined in the civil cour according to the rates for similar lands in the same pergunnah, or according to	t	30.03.9
Cl. 1. Rates of Pot- tahs.	the legal established rights of the parties. 2. No proprietor of land or any other person shall require ryots, whose pottahs may expire or become legally cancelled, to take new pottahs at higher rates than the established rates of the pergumah for lands of the same quality and description	y e ;	To the Doah, &c. by 8. 1805, 20.
	and all ryots are entitled to have their pottahs renewed at the established rates upon applying to the person empowered to give them. 3. (Addition to the rule in Benares.) Under the preceding rule khodcasht or chup perbund ryots will be entitled to a renewal of pottahs at the established rates as also pyecasht ryots; provided the landholder chooses to permit them still to cultivate, which they have the option to do or not, at the expiration of all pyecasht leases; whereas khodcasht ryots cannot be dispossessed as long a		
	they continue to pay the stipulated rent. 4. No zemindar or other actual proprietor or farmer to demand an increase or rent, although himself subject to pay an enhanced jumma to Government; except upon proof that he is entitled to do so by the conditions of the tenants' tenure or that the under-tenant, by receiving abatements from his jumma, has subjected himself to such increased demand, and that the lands can afford it.	if the state of th	47.03. 2 1
	 5. Landholders liable to a penalty of double the amount, with all costs of suit, when ever it may be proved in court that they have exacted more than was dufrom an under-tenant. 6. When no established pergunnah rates exist, pottahs to be granted and collection made agreeably to the rates payable for lands of a similar description in the land of t	e n	2
•	places adjacent; and in cases where the leases of any local division may be can celled, new pottahs to be granted and collections made at rates not exceeding the highest rate paid for the same land, within the period of the three last year antecedent. 7. No pottahs of khodcasht ryots to be cancelled, except upon proof of collusion, or	S 5. 12. 7	- -
	that the rents paid for the last three years were below the pergumah standard or that they have collusively obtained deductions, or upon a general measure ment of the pergumah for an equalization of assessment. This rule not to apply to Behar.	8. 93. 60 2	
	8. Any landholders exacting more than the established rates from ryots on account of poppy lands, on such exaction being established by a complaint in the Z or C. C., to be liable to a penalty of three times the amount levied, besides refunding such exaction.		- -
Cl. 2. Ceses	 All impositions, such as abwabs, mathotes, &c. to be consolidated with the jumma in every pottah. Any landholders imposing any abwab or mathote upon the ryots, under any pretence, shall be punished by a penalty equal to three times the amount imposing any abwab or mathote upon the ryots. 	8, 93, 54	(27.03. 53 (30.03. 4

	Ch. 4. Principles of Law in Matters of civil Cognicance.	Beng			ares			
8zc. 7. Cl. 2.	ed, the penalty to be calculated according to the period during which such impositions were levied.	8, 93	7	Keg	- 3 .	C. Reg. 30.03*.	5	To the Doab, &c. by 8. 65,
Cl. 3. Form and Contents of Pottahe.	 The rents to be paid by ryots, to be specifically stated in the pottak, which shall set forth the exact sum to be collected from them. In cases when the rate only can be specified, such as when the rents are adjusted upon a measurement of the lands after cultivation, or on a survey of the crop, or when they are payable in kind, the rate and terms of payment, and proportion of the crop to be delivered, with every condition, shall be clearly specified in the pottah. 	N.	57	1			7 1	
	3. All engagements between the landholder and ryots shall, if such be the custom, specify the quantity of land, the species of produce, the rate of rent and amount thereof, with (in the case of farmers) the term of the lease; nothing, however, is to prevent the parties entering into agreements for specific sums and quantities of land, leaving it to the option of the ryot to cultivate whatever produce may yield the largest profit.		56	2			6	
	4. All proprietors of land competent to grant leases to their under-farmers and ryots, and to receive correspondent engagements for the payment of rent, according to such form as the contracting parties may deem most convenient and most conducive to their respective interests; this rule not to legalize any imposition of abwab or other arbitrary cesses: the payment of all sums agreed upon between the parties and specified in the engagements, to be enforced by the courts 5. Proprietors of land to be bound by all such restrictions as are set forth in their	5. 12.	3	_		-		
	kubooleyuts, and are not contrary to the regulations. 6. All sums received by proprietors of land above what is specified in the engagements, to be considered as extorted, and to be repaid with a penalty of double the amount.	8.93.	52				2	
Cl. 4. Distribution of Pottahs.	 Any ryot whose rent has been ascertained and settled, may demand a pottah from the landholder or his representative; any refusal to grant a pottah, so demanded, on proof before a civil court, to incur a fine proportionate to the expense and trouble occasioned by such refusal; no dependant talookdars or farmers to grant pottahs for terms longer than their own leases, and no agent to grant any pottah without authority from the proprietor. Ryots refusing to take pottahs after settlement of their rents: a notification throughout the zemindaree, specifying the place, and form in which pottahs will be given on application, and by what persons, to be deemed a legal tender; and the landholder entitled to levy his rents accordingly after such notification 	4. 94.	5 9	51.95	7	30.03.	11	
Cl. 5. Period of Leases.	1. Proprietors of land competent to grant leases for any period, even to perpetuity, and at any rent (See cl. 1 of this Sec.) most conducive to the interests of themselves and their tenants; but on persons holding restricted interests in estates to grant leases extending beyond the term of their own interest, or exceeding their authority to give. 2. In the C. C. P. no proprietor of land to grant leases or to fix the rent of any tenure for a period beyond 10 years, or, if his own engagement with Government be for less than 10 years, for any period beyond such less	\$ 5.12. { 18.12.		=				
	term. Any lease or engagement to take effect successively, or improperly dated, with intent to evade this prohibition, to be null and void. On the division of lands by private transfer or by a decree of court, all engagements to remain in force until the terms of their expiration; excepting always in cases of public sale for arrears of revenue.	18. 12.	3 2			14. 12.	3	
	Proprietors of land may grant, without sanction from Government, a lease or pottah to any persons, not being a British subject, or a European, for ground for any term of years, or in perpetuity for the erection of dwelling houses or	44. 93.	8	50.95.	7	47.03.	8	
Cl. 6. Discharge of Ronts.	Landholders and farmers forbidden to demand or receive, and the ryots to pay, any part of the rents receivable by the former and payable by the latter, before the stipulated period of payment, according to the kistbundee or the local usage; no person making anticipated payments shall be entitled to credit for the amount with the officers of Government.	7. 99.	23 3					·

	alia.	Ch. 4. Principles of Law in Matters of civil Cognizance.	Benga	7.8	rc.I	Bena	res.	sal.	C. C. I	rovs.
	-		Reg.	-	c.	Reg.	-	c.	Rey.	S. C.
SEC. 7. Cl. 6.		Proprietors to adjust the instalments of rent receivable from under-tenants according to the time of reaping and selling the produce; damages to be incurred by any breach of this rule, on such being established by a civil suit. Every proprietor of land and their agents of every description to give receipts for all sums received by them from under-tenants or farmers; any person to whom a receipt may have been due, shall be entitled to damages from the person who received his rent and refused to give a receipt, equal to double the sum paid by him.	8. 98.			47				
Cl. 7. Exception fo Ramghur.	<i>†</i>	The rules contained in cl. 2, 1. cl. 3, 1. 2. 3. cl. 4, 1. not applicable to such parts of zillah Ramghur as are situated in the province of Behar.	4. 94.	2		e·				
SEC. 8. GHAUTWALY TENURES IN BEERBHOOM.			29. 14.	2						
		Any ghautwal failing to discharge the stipulated rent, the Gov. Gen. in C. may cause his tenure to be sold by auction in satisfaction of the arrears, as if it were held of Government, or may transfer it at discretion on condition of discharging the arrear, or dispose of it in such manner as he may think fit. The difference between the amount of revenue assessed on the ghautwals and the		5						
	4.	fixed assessment on this portion of the zemindaree, to go to the zemindar of Beerbhoom. Any excess of revenue obtained by transfer for arrears on the authority of Government, to go to the zemindar.		4 5						
	_							$\overline{}$	Through	rout all
									the Prot	inces.
SEC. 9. PUTNEE TA- LOOKS. Cl. 1. General Rules,		All leases and engagements existing throughout Bengal, (at the time of promulgating period of years, or in perpetuity, to be good and valid, though made in contrad Sec. 2, or to Reg. V. 1812; such engagements, however, still liable to cancelmous arrears of public revenue. Putnee tenures in perpetuity to be held valid: and being hereditable by their conferable by sale, gift, or otherwise, and answerable for debts and to the process property.	iction to ent on e ondition	Restat	eg. Z es k	XLIV. peing so eclared	179: old fo tran	3. or	Rey. 8. 19.	2 3 1
C1. 2. Alienation of Putnee talooks	2. 3. 4.	Putnee talookdars may let out their lands as they may think proper; and such eng the parties, their heirs, and assigns;—no such engagement, however, to prejudic to his rent, or to bar process for the recovery of arrears due to him. Putnee tenures being so let, the holder to acquire all the rights attached to the tale granter;—so also in case of-talooks of the third and fourth degree. Zemindars not to refuse registering alienations of putnee talooks, but may demand annual rent,—100 Rs. being the maximum fee,—at every transfer; zemindars amount equal to half the jumma of rent) for the payment of dues (See Ch. 5, s. conditions of transfer (even by decree of court) except from sale for arrears of rent require security, but no fee. Zemindars may refuse to register such transfer until the fee and security be proceed the amount of security to be settled by petitioning the civil court. These rule applicable to the alienation of entire interests in such talooks, and not of fraction Such talooks being sold in conformity with judgment of court, if the purchaser fail security within one month from the day of sale; or on being sold for arrears of reproduce security within one month, the zemindar may of his own authority attach ditions be conformed to. Such attachment being considered as a deposit, su zemindar's rent and the expense of attachment, to be held in deposit for the purchase deficient, the tenure and person of the proprietor both amenable for arrears, and dar sufficient to warrant process.	ce the right of the color of th	far and far an	of t as c per nanc su ce zer fee oute nd s fee curc tion	concerned accurring to the industrial accurring and processes and processes and processes accurate these as, above a collections.	inda . on the control of the contr	r. ie . ie in ie y . gy . e ot i- e s		5 6
Cl. 3, Sale on account of arrears.		Arrears of rent occurring in any putnee talook, the tenure or engagement not liab brought to public sale for the demand; the holder being entitled to all excess arrears (and expenses.) On the first day of Bysakh in every year, the zemindar to present a petition to the the collector of the district, specifying any balances that may be due for the pre to be stuck up in the court-room, with a notification that if the amount claimed of Jeyt following, the tenure will on that day be publicly sold; or if the 1st of the ensuing court day; similar notice to be stuck up in the kutcherree of the zemitaining the part applicable to the talookdar, to be sent by him for publication in	s in the civil courseceding be not of Jeyt findar, a	pro irts, yea paid all c	and r; s d be on a	ds abov d anoth uch acc efore th holiday extract,	e the coun e ls y, or con	e t t		3 3

	-		Through		
	-		Reg.	_	
SEC. 9. Cl. 3.	4 5	Such notice to be served by a single peon, who shall obtain the receipt of the defaulter or of his manager on the same; or, if this cannot be procured, the attestation of three witnesses to the publication; should people refuse to attest the publication, the peon to make oath of such fact to the nearest moonsiff or thanadar, and obtain a certificate of such proceeding from him. If the notice appear to have been published previous to the 15th day of Bysakh, the sale to proceed as appointed. 3. On the 1st day of Kartick, zemindars at liberty to present a similar petition specifying balances due up to the end of Assin; publication to be similarly made for the sale of the tenure on the 1st of Aughun, unless the arrear, together with balances accruing for Kartick, be liquidated to that date. 4. Such sale to be made by the register or acting register, or in his absence by the judge or magistrate of the district. (For the rules of sale, see Sections 8, 9, 10, and 17 of the regulation.) 5. Under-tenures in putnee talooks held under similar conditions, not being voidable for arrears, the person claiming arrears to proceed against the defaulter by summary process, (see Ch. 5. s. 1) in order that he may bring the tenure to sale at the end of the year in the same manner as a talook; such sales to be similarly conducted, ten days' notice being previously stuck up in the court-room and collector's cutcherree. 5. Sales not to be delayed unless the amount claimed be produced; a suit for reversal of sale always to lie against the zemindar, and on proof that no balance was due, reversal of sale with costs and damages to be decreed to the Pff. the purchaser being made a party in such suits: the court always to indemnify him, in case of reversing the sale, at the expense of the zemindars. (For summary inquiry into the fact of arrear, see Ch. 5, s. 12, c. 3.)	8. 19.	8 9 16	2
	2.	Sale being advertized for arrears of rent, the talookdar of the second degree or any number of them, shall be entitled to stay the sale by paying into court the amount of balance demanded on the day appointed for sale; or may antecedently deposit a sum to answer future demands, and should the amount so lodged be equal to the demand on the day of sale, the sale not to proceed, the arrear to be discharged, and all excess to be returned to the depositor. If the amount so lodged be rent due to the talookdar from an under-tenant, this being specified at the time of deposit, such sum to be deducted from any pending claim or future demand on account of arrears for such year or month, on the part of the talookdar. If the amount so deposited be over and above all rents, of which no arrear is due from the depositing tenant, such sum is to be considered as a loan to the talookdar whose lands are thus saved from sale; the talook to be security for the loan, and as upon the conditions of a mortgage, the tenderer, on application, to receive immediate possession of the lands, in order to recover the amount with accruing profits; the defaulter only to		13	2 3
		recover possession by repaying the loan with interest at 12 per cent. up to the lender's obtaining possession, or by proving in the course of a regular suit, that the amount advanced with interest has been realized from the usufruct of the lands.			4
Rights trans- jerred to pur- chasers.		Talooks to be sold free of all incumbrances accruing during the time of the defaulter, unless the defaulter possessed the right of making such incumbrance by a stipulation in the engagement of his tenure; no private transfer, mortgage, or assignment to bar the right of the zemindar to hold the tenure answerable in the state in which it was created by him, unless such transfer or assignment was made under the express authority of the zemindar. On the sale of a talook for arrears, all leases originating in the former holder of the tenure, creating a middle in-	1	1	1
		terest between the cultivator and proprietor, to be cancelled, unless the authority to grant them should have been specially transferred (by the conditions of tenure), such leases being merely assignments of the defaulter's interests in the property, and such interests being answerable for rent. Khoodcasht, resident, or hereditary ryots not to be ejected by purchasers at auction; and engagements with such tenants only to be cancelled on proof, in the course of a regular suit, that a higher rate would have been demandable at the time such engagements were contracted. (For modes of obtaining possession of talooks after sale, see Ch. 5, s. 12, c. 2.)			2 3
		Bengal, &c. Benares. C.	C. Pr	ov	<u>.</u>
Sec. 16. Succession to Property.	1.	Any Hindoo or Mussulman dying and leaving a will, for the execution of which he may have appointed executors, such executors to proceed on the duty without application to any court (if the heir be not a disqualified landholder), and all	Rog. S	-	<u>.</u>
, X	₽.	civil courts prohibited from interfering unless a regular complaint be instituted therein. Any such person dying intestate, the heir, if of age and qualified, or the natural, or appointed guardian, if the heir be not under charge of the court of wards, may take possession of the estate without having recourse to any civil court, and	·.03. 10	6	2 * To the Doab, &c. by 8. 1805, 7. 1.
3	3.	There being several heirs to the estate without naving recourse to any court to interfere unless a regular complaint be preferred. There being several heirs to the estate of a person dying intestate, if they agree to appoint a manager of themselves, civil courts not to interfere to give possession; but if the right of succession be disputed, on a suit being preferred by the party out of possession, the Judge to take security for the execution of judg-			3

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SEC. 10.	ment from the deft. and on default of giving security, may give possession to such of the claimants who may be able to give it, declaring such possession to be merely in administration for the rightful heirs. 4. If none of the claimants to such estate give the security required, and whenever there may be no person willing or authorised to take charge of an estate, the proprietor thereof being deceased, the Judge of the district, in which the deceased resided or wherein the estate or the greater part of it is situated, may appoint an administrator, until the suit pending be decided, or, if no suits be pending, until the legal heir, executor, or administrator claim the estate. (See the late rule for attachment, Ch. 3, s. 8.)	5 .99.	4			3. 03.	16	
	Administrators, so appointed, to give good security for the faithful discharge of the duties; their allowance to be fixed by the Judge, under approbation of the S. D. A. to whom the case is to be reported.		6					6
Sec. 11. CHARGE OF PROPERTY UN- CLAIMED.	 Z. and C. Judges, on receiving information that a person having personal property has died intestate, and no claimant appearing, are to adopt measures for the preservation of the same, and to advertize for the heir or authorized administrators, on the place where the property lies, in the court-house, and at the dwelling of the deceased, and, if the deceased be a European, in the Government Gazette;—the property to be surrendered to persons entitled to receive it on payment of all necessary expenses incurred; if no claimant appear within a year, the circumstances, with an inventory of the property, to be reported to the Gov. Gen. in C.(e) (See the rule for attachment, Ch. 3, s. 8.) Any European dying intestate, Z. or C. Judge to report the circumstance to the Registrar of the Supreme Court, retaining charge of the property until letters of administration be obtained by that officer or any other person, or, if a will be subsequently found, until a probate of the will be obtained*. 	15. 06.	7					7 *See Stat. 39. 8 Georg. III. cap. 79, sec. 21.
SEC. 12. GENERAL LAW OF INHERI- TANCE.	2. Proprietors of land at liberty to bequeath by will, or transfer, by writing or verbally, their estates to their heir singly, or to other sons, or to any other persons, as they may think proper; provided such bequest or transfer be properly authenticated or attested, and be not contrary either to the regulations or to the Hindoo or Mahommedan law.	11.93.	2	44. 95.	2			73, 800. 21.
	 In the Jungle Muhals, and in other districts, wherein such is the custom of the country, estates to descend to single heir upon the proprietors dying intestate. In all matters regarding inheritance, &c. the Hindoo law for Hindoos, and the Mahommedan law for Mahommedans, to afford the rule for decision. (See Ch. 2, s. 2, cl. 9, 2.) 	10. 00. 4. 93.	9 15	8. 95.	2	3. 03.	16	To Cuttack by 12, 1805, 36.
Possession of Lands by Europeans.	 No European, of whatever nation, shall purchase, rent, or occupy any lands, directly or indirectly, within the British territories, without the sanction of the Gov. Gen. in C.; and all persons so holding lands to be dispossessed without indemnification. Europeans, who may not be prohibited from lending money to landholders on the security, or mortgage of their lands, or leases, shall not be allowed, directly or indirectly, to hold possession of such lands, or to have any concern in the management or collection of the rents. 	38. 93.	3	48. 95.	3	19. 03.	3	To the Doab, &c. by 8. 1805, 17.
	3. Whenever Europeans may be permitted to hold lands by the sanction of the Gov. Gen. in C., such lands shall be measured by an officer appointed by the Collector at the expense of the parties purchasing; Collectors to report to the B. of Revenue all transgressions against this regulation. (f) (For forms of suits by Europeans and British subjects, see Ch. 1, s. 3, cl. 3.)		5		5		5	
					7			
	l de la companya de la companya de la companya de la companya de la companya de la companya de la companya de l La companya de la companya de la companya de la companya de la companya de la companya de la companya de la co		1 1	,	1 (, ,	•	

⁽e) By C. O. of S. D. A. February 26, 1820, a commission of one anna in the rupee is allowed to the nazir on the proceeds of the sale of such property with the previous sanction of Government.

(f) By the C. O. of S. D. A. November 28, 1809, it is explained that courts connot pass judgment in favour of Europeans holding lands without sanction of Government, but that the individuals should be allowed an opportunity to apply for such sanction previous to passing judgment against them.

	***	Ch. 4. Principles of Law in Matters of civil Cogni	zance.						Through the P	hod	t all
									Reg.		C.
Sec. 14. Attachment of Lands by	1.	Whenever the Gov. Gen. in C. may deem it expedient to attach the lands of an vious judicial proceeding, notice will be conveyed to the Judge of the district. S. D. A.	ny <i>zemii</i> ct, t o th	e P	C	rithout : . A. an	any d to	pre- the	3. 18.	9	
GovT.	2.	Lands when so attached, are not liable to be sold for decrees of court, or for the	ne realiza	atio	n o	f fines	or o	ther	3. 10.		
· as	3.	penalties. For the satisfaction of decrees in such cases, Government will make equitable arra	 ngemen	ts.				• •		10	3
Sec. 15. Rulés con- cerning LANDS GAINED		Whenever there may be a distinct and recognized usage of shekust pywust, for ries, when two estates are divided by a river, such established usage to gover alluvial lands under similar circumstances.	the detent the de	erm cisi	ina on	tion of l of all c	boui laim	rda- s to	11. 25.		
BY ALLUVION.	3.	When no local usage may exist, the following rules to be observed. Land gained by the secession of any river or sea, to become a portion of that te annexed, and the property of the holder of the adjoining tenure, upon the sam tenure is held, so will be the land gained, such land not being exempt from su Government as may be authorized by Reg. II. 1819;—and the holder of it (it kind) not being exempt from such increase of rent as the terms of his own to may authorize.	ne terms uch asse 'an unde	; i. ssm er-te	. e. ent mai	as the on the it of w	orig par hate	inal of ver		3	1
	4 .	The above rule not applicable to lands separated from any estate by the sude changing its course; lands being so separated and annexed to another estate, w	len inter ithout tl	sec eir	tior ide	of son	ne ri	ver de-			-
	5.	stroyed, shall on being clearly recognized, remain with the original owner. All churs or islands, thrown up in a large river (the channel of which is not private ever the channel between such land and the main shore be not fordable, shall	property belong	 () 01 to (r in Gov	the sca zernmer	, wh	en- but			2
	6	whenever the channel may be fordable at any season of the year, such lands most contiguous, subject to the rules above prescribed. In small and shallow rivers, any churs thrown up, to become the property of an									3
		may have the julkur right of fishery in such rivers.						[4
	7.	In all cases not provided for in these rules, the courts of justice to obtain the best when no local usage may exist on the subject, to decide according to equity. (For lands claimed by Government as being in the possession of no one, see				_	e; a	nd 			5
Sec. 16. Minhye Te- nures of Kanoongoes,	1.	Whenever the minhye or lakhiraj lands of kanoongoes, in which the tenure and the rately and distinctly vested, the Gov. Gen. in C. may instruct the resuming a hyedars in possession, after assessment; in which case the claimants of putitled to no land rent, and to no further profit than they received up to the claiming proprietary right under such circumstances, to incur a dismissal of su which may have been received during the existence of the tenure not to be with to Behar.)	uthority roprietar time of t it with o	to o y r esu ost	con igh mp s;	tinue th t will i tion; p but <i>ma</i>	te m be o berso lika	in- en- ons na na nly	13. 25.	2	
		Tenures of such minhyedars so confirmed, declared both hereditable and transferal Any holders of lakhiraj tenures confirmed in possession by the Gov. Gen. in C. to (This rule applies universally.)		 tain	ed	by the	cour			2 3 5	
	_		Benga	1,6	c.	Bena	res	. †	$\overline{C.\ C.\ P}$	rot	28.
	-		Keg.	15.	-	Reg.		I.	Reg.	S.	C.
SEC. 17. LOANS TO AND BY CIVIL OFFI- CERS.	1.	All covenanted civil servants (of whatever department) prohibited, under pain of dismissal, from incurring debt in any way, to any native officer under their authority, or under the authority of their functionaries, or to any person connected									
Cl. 1.	2.	with such officer by surety, agency, or relation. As also from incurring debt to any manager, guardian, aumeen, or other person officially accountable to them.	7.23.		1 2	_	-	-			
ogreer se	3.	Z. or C. Judges prohibited from officially employing any native creditor, or the relation or dependant of such. P. C. A. to enforce this rule on receiving reports			2						
			21. 14.	\{2 \{3}					-	4	
Cl. 2. From persons in their juris- diction.	1.	All Z. and C. Judges, Magistrates, Joint-Magistrates, Registers, and Assistants; Collectors and Deputy Collectors of land revenue, prohibited, under pain of dismissal, from incurring any debt to any landholder, or other possessor of real property, or to any resident, or any person having a commercial establishment within their jurisdiction.		3		*****				_	
	2.	Any persons lending money in opposition to these rules liable to forfeit to Government a sum equal to such illegal loan.		4	ı						
	3.	Any such debt previously contracted and not communicated to Government within one year, after the promulgation of this regulation, will incur the penalty for such illegal loan and debt.		5							
	4.	Any covenanted civil servant on being appointed to any office, holding at the time a debt which would become illegal with such appointment, and failing to com-				!					
		municate the circumstance to the Gov. Gen. in C., will be subject to the same penalty as if he had contracted the debt after such appointment.		6			_		į	_	

	Ch. 4. Principles of Law in Matters of civil Cognizance.	Benga	1 2.	Bene	7725	C.C. P	rone	
	Can a remorphism of almost the managers of center obytes unite.	Reg.				Reg.		•
Cl. 3. Recovery of Penalties.	Civil suits for the recovery of such penalties to be instituted in the P. C. of the division under conduct of the S. R. L. A. or such other person as the Gov. Gen. in C. may nominate for the purpose; judgments in such suits subject to the general rules of appeal and execution. (See Ch. 6, s. 1, cl. 2, 5.)	7. 23.	8					
Cl. 4. Loans by such officers.	Judicial and other covenanted officers prohibited lending money directly or indirectly to any proprietor or holder of land or his surety; such loans not recoverable in any court of judicature.	38. 93.	2	48. 95.	2	19. 03.	2	•
Sec. 18. Rules re- Garding new Regulations.	 Zillah and city and provincial Judges empowered to propose regulations regarding any matters coming under their cognizance. Having made a draft of the proposed regulation after the manner prescribed in the 	20. 93.	2	29. 95.	2	9*. 03	2	• To the Doab; &c. by 8, 1805;
Cl. 1. Power to propose. Cl. 2. Proposed by Z	regulations, (XLI. 1793, and I. 1803,) and in the act of Parliament, (Ch. 142, cl. 8,) such draft to be transmitted to the P. C. A. of the division, (if framed by	ş6	3				3	
	2. Such draft to be forwarded to the P. C. A. under cover by the Register, or Assistant, with a copy of the Judge's order for the transmission, attested by the court seal and signature of the Register.		4				4	
	 If not transmitted in the manner prescribed, the P. C. A. will return the draft with instructions as to the form required; the P. C. A. will take the proposed regulation into consideration when properly transmitted. Whether the P. C. A. approve or disapprove the proposed draft, that court will 		5				5	
	forward it to the S. D. A. with their own sentiments upon it. 5. Should the P. C. A. only approve the proposed regulation in part, that court will forward the draft received, with another draft drawn up according to their own		6				6	
	sentiments. 6. If the provincial Judges differ in opinion on the proposed regulation, each Judge may record his opinion, and attach to the proceedings a draft according to his own sentiments; but if any Judge disapprove the regulation altogether, such disapproval to be briefly stated in the proceedings, which, with the proposed		7				7	
	drafts, will be forwarded to the S. D. A. 7. The S. D. A. to forward all proceedings to the Gov. Gen. in C. with a letter stating which draft the Court approve, or whether the regulation is disapproved of altogether; or accompanied by a draft of their own, if the Court propose to alter		8		••		8	
	any of the drafts transmitted. 3. The Judges of the P. C. A. not to communicate their opinion to the Z. or C. Judge proposing the regulation; the S. D. A. may require further information, if necessary, from either of the inferior judicial authorities, submitting all such		9				9	
Proposed by	queries, with the replies, to the Gov. Gen. in C. with the final proceedings Judges of the P. C. A. empowered to propose regulations under similar forms; if proposed collectively or approved unanimously by the court, the draft to be for-		10				10	
Judges of P. C. A.	warded to the S. D. A. at once; any difference of opinion arising between the Judges, each to record his sentiments with a draft accordingly; complete disapprobation on the part of any Judge to be briefly stated. The S. D. A. on receiving such draft from the P. C. to proceed as above. (See cl.)		13		••		11	
	2. 7.) 3. The S. D. A. to return the draft for correction, if not transmitted in the form prescribed. (See above.)	I	12 13				12	
Proposed by the S. D. A.	The S. D. A. proposing regulations to Government to follow these forms as prescribed.		14		• •		4	
Cl. 5. Orders of the G, G. in C.	The Gov. Gen. in C. will reject or adopt the proposed regulation, or pass such order as he may think proper. (g)		15				5	
		ı	, 1	1	1	ı	•	

⁽g) The C. O. of S. D. A. April 22, 1825, communicate the sentiments of Government, that the reported opinions of public officers on the system and effect of the laws will always be favourably received by Government.

	Ch. 4. Principles of Law in Matters of civil Cognizance.	Throng !		
SEC. 19. SUNDERBUN JUNGLES.	 The Gov. Gen. in C. competent to grant leases and assignments in the Sunderbuns, and to take measures for the cultivation of that country. Persons receiving such assignments to take possession accordingly, and to be aided in so doing by all public officers. The suits of neighbouring zemindars for lands so granted to be dismissed with costs, if it be proved, or be not denied that such lands belonged to the uninhabited jungle. Zemindars, laying such claim by virtue of authority to collect money or other thing from persons engaged in gathering jungle products, or by virtue of other privileges recognized by Government, as part of the assets of such zemindaree, and which were not stopped, or had not received compensation, shall be entitled to receive compensation for injury in consequence of new arrangements in the Sunderbuns, the same being ascertained by an investigation under Reg. II. 1819. The boundary of the Sunderbuns being laid down in a survey map, any party interested may receive copy of 	Reg.	S. (· · · · · · · · · · · · · · · · · · ·
	such map, or of a portion of such map, on payment of all expenses in preparing the same. Any party deeming himself injured by such demarcation, may contest the same, within three months after the commissioner's proceeding, by petition to the commissioner, or, if no such jurisdiction exist, to the ordinary courts of justice. Objections only to be heard when parties shall offer to prove that lands now included within the demarcation, were actually in their possession at the time of the survey. Every such claim to be investigated under the rules of Regulation II. 1819.			2

CHAPTER V.

SUMMARY AND MISCELLANDOUS SUITS.

			Ben	gal,	de	c.	Bena	res	₽.	[C, C, I]	Pro	vs.	
	_		Re	9. 1	8. 10	Σ. .		S.	_	Reg.	S.	C.	
SEC. 1. SUMMARYPROCESS FOR RECOVERY OF RENTS. Cl. 1. Process of ar-		Any landholder or farmer to whom an arrear of rent may be due from an undertenant (of whatever denomination) and which cannot be realized by distraint, may cause* the arrest of the defaulter and his surety. Petition for the arrest of such defaulter to be presented to the Judge, or if the defaulter be about to abscond to the local moonsiff; in the latter case the moonsiff to arrest the defaulter and his surety, and forward them to the Judge within 24	7.9	99.		1		-		28†.03			For rules of distraint, see Ch. 10, S.6. + Tothe Doab, &c. by Reg. 8. 1805, 19.
resi.	3.	hours, unless the defaulter give in a written application to stay process that he may adjust the claim, and the pff. assent to such delay	1	17.	15	2			2			2	
	4.	On a petition being presented to the Judge, (which may be received in or out of court, and be presented by any agent of the claimant,) a dustuck to be issued, and on apprehending the defaulter, if he do not pay the arrear within 24 hours (or a longer period on a written application being presented by the pff. he is to be conveyed to the civil jail: arrest always to be withdrawn on a written declaration by the pff., that he is satisfied: more than two peons not to be em-											
	5.	ployed in serving such process, unless it be absolutely necessary (a). If the defaulter reside in another district, the petition of arrest may be presented in the jurisdiction where he may reside.	7.9	9.	1	3	••	• •	3	• •		3	
		In such case the defaulter being arrested and brought to the court, unless he pay the demand or give security for attending the court in the jurisdiction in which the land or the greater portion of the land, for which the arrear is due, is situated, is to be sent to that court, with the papers of the case, in charge of peons, at the expense of the pff.				3	••					••	
	6.	Claimants of such arrears have the option to present their petition for arrest in the court of either district. If presented in the district wherein the defaulter does not reside, it is to be sent to the Judge of such jurisdiction for process to be served, and to be returned either with the defaulter or with the deposition of the peon who could not effect the arrest.		19.	0		7. 22.	99				_	
	7.	The above rules only apply to arrears that have accrued within the current year; and summary inquiry and process not to be allowed, unless the petition be presented before the arrears have been due for a complete year. This restriction, however, not to preclude the adjustment of earlier accounts at the same time					1. 22.	22					To the Doab.
	8.	that recent arrears are thus summarily investigated. Process of arrest having been issued, if the return be that the deft. is not to be found, pff. may either move the court to issue a second summons (after a month's postponement), or to cause proclamation to be made that after 15 days the claim will be summarily investigated; after which, if the defaulter fail to attend,	2.0			1	-						&c. by 8. 1805, 22.
	9.	decision to be given ex parte. For arrears accruing from tenures in perpetuity, the tenure to be sold by public auction; all excess in the proceeds of such sale to go to the tenant.—(See Ch. 4. s. 9.)	8. 1	9. 1		3	7.22.	2	2	••			
Summary In- vestigation.		On a defaulter being brought before him, a summary inquiry to be made by the Judge on the vouchers and accounts of the parties. For the reference of such suits for trial to other authorities, see Ch. 1, s. 9. The defaulter was to admitted to give accounts for extendance until the care being the control of the control	7. 9	9.	5	4	5.00.	14	4	28. 03.	32	4	
	Z.	The defaulter may be admitted to give security for attendance until the case be investigated and decided (by whatever jurisdiction), whenever he may deny the demand.	19. 1	7. 1	6	2	_	_		e e e e e e e e e e e e e e e e e e e	_		

⁽a) The directions contained in the C. O. of S. D. A. of July 10, 1816, have been rendered unnecessary by the provisions contained in Reg. XIX. 1817, which are abstracted in the text.

(b) The C. O. of S. D. A. Dec. 31, 1824, explain that the rule regarding insolvent debtors in Reg. II. 1806, (See Ch. 2. s. 3, cl. 7,) applies to persons confined from summary process.

	_	Ch. 5. Summary Suits.	Benga				eno			C.C		-	
SEC. 1. Cl. 2.	3	If upon inquiry it appear that the arrear (or the greater portion of it) is not due, and that the demand has been misstated, deft. to be discharged with costs, and equitable damages awarded against the pff.; if the demand be established, deft.	Reg.		C		eg.	8.		Reg		8.	
	4.	to be kept in custody until the arrear be paid or the pff. applies for his release. Persons claiming arrears to be encouraged to sue regularly instead of summarily, whenever such a measure may appear likely to ensure a more satisfactory adjustment.	7. 99. 2. 21.	18		5.			5	28. 0	3.	32	5
Cl. 3. Rights and Authority of Landholders in collecting Rents.		A defaulter being confined for arrears, the proprietor or farmer may attach the tenure and himself collect the balance due with interest at 1 per cent. per month, and all rents that may further fall due, but nothing to be exacted from the cultivators beyond what the defaulter would have collected in his own right;—if the arrear be discharged within the year, such attachment to be withdrawn, and accounts to be settled with the tenant	7.99.	15	6				6				6
•		without the necessity of applying to the court in the first instance. The courts to determine precisely the rights of every description of landholder, when regularly brought before them, whether dependant upon written engagements or local usages. Landholders may summon their under-tenants for measurement of lands, adjustment of rents, or any other legal purpose without application to the court:—opposition on the part of tenants punishable by costs and damages; landholders also responsible for the abuse of these powers. Any landholder or farmer, having instituted a summary suit for arrears of rent, whether the defaulter be arrested or not, may attach, or collect the rents of			8				8				8
	5.	the cultivators by his own authority, after such arrears have been due for one month. Having obtained a summary decree for arrears of rent, landholders may of their own authority cancel any intermediate lease or tenure between himself and the actual cultivators; if he desire to have any real property of the defaulter sold in execution of such decree, he must institute a regular suit against the	8. 09.	18	2	7.2	2. 2			7. 22	. 25	2	
	6.	party (putnee talooks are saleable for arrears without such suit). Tenures of resident and khodcasht ryots not attachable, or to be annulled for arrears by the authority of the proprietor or farmer;—distraint or process of arrest to be obtained for the recovery of such balance (the forms being always the same); on arrears being adjudged to be due by the court, and not immediately paid, the court may authorize the pff. to make his own future arrangements for the lands in question. For the right of auction purchasers, see Ch. 4, s. 6, c. 5; and for pottahs and rents, Ch. 4, s. 7.			5								
Redress from Summary Decisions.	2 .	Persons confined for arrears may institute a regular suit against the person confining them, and recover costs and damages on proof that the demand was unjust. Claims rejected on a summary inquiry may be prosecuted by a regular suit. Such summary decisions not appealable in any way except by a regular suit. (See General Rules, Sec. 6.)		16 17 18		5. 0		6	2	8. 03.	33 34 35	ij	
SUMMARY PROCESS		Any landholder or farmer, having demands on any agent for money or accounts withheld by such agent while in his service, may obtain process of arrest and confinement against him in a summary manner, as against defaulters. Such claims and summary inquiries to be limited to acts of the current year, or not to be admitted unless the petition be preferred before a year has expired since the money was due, or the accounts withheld.	2. 05.	20 4	2		1	9			37		
Sec. 3. Summary Suits against Distraint.	1 1	Attachment of property distrained for arrears of rent to be withdrawn, if either the defaulter or his surety, giving further security for the final award, with interest in case of being cast, shall, within 15 days after such attachment, or after storing the crops, enter into a bond with the Judge, Collector, moonsiff, the distrainer or officer commissioned to sell distrained property, to dispute the demand against him in the civil court within 15 days. (Sec Ch. 10, s. 6, for rules of distraint.)	5. 12.	15 16		••							

⁽c) The C. O. of April 28, 1818, explain, that these sections apply to teheildars, &c. in Benares and the C. C. P.

	Ch. 5. Summary Suits.	Benga	11,8	c.	Bena		C.C.P	rovs.	
		Reg.		_	Reg.		Reg.	8. C.	_
	 Should the tenant be unable to procure the security required, he may still institute a civil suit to try the justness of the demand and distraint, being entitled to recover damages should they be proved to have been illegal. (d) Suits instituted under these provisions to be summarily decided according to the rules contained in Sec. 1. (e.) See General Rules, Sec. 6; also Sec. 12, cl. 3. 	5. 12.	17 20						•
SUMMARY BUITS AGAINST DISCOURSE	 Any landholder, farmer, or under-tenant having claim to lands in the possession of another, is not to dispossess him of them, but must institute a suit in the civil court. Any party being forcibly dispossessed of lands, at liberty to petition the Judge who, immediately attending to the complaint, shall cause the lands or crops to be 	49. 93.	2		14. 95.	2	32* ,03.	2	• To the Doab, &c. by 8, 1805, 23.
•	restored to the pff. or the value of them to be paid to him, on proof of his previous possession, without inquiring into the claim of the deft. (f.) 3. Should the act of dispossession have been accompanied with homicide or wounding, the right of the dispossessor is to be adjudged forfeited to the deft.		3 4					4	
	 Though the claimant himself were not present at the affray, yet if his servants or people, in dispossessing the pff. occasioned homicide or wounding, and if it be proved that they acted with the orders or knowledge of the claimant, his right is to be adjudged forfeited to the pff. Should both parties, both claimant and possessor, collect an armed force to dis- 		5				10 ⁶	5	
	pute for the land, and a serious affray ensue, the land and crops shall be adjudged forseited to Government. 6. Such decisions of forseiture to Government subject to all the rules of appeal for similar forseitures contained in Section 22. of Regulation IV. 1793, (g) (see		6					6	
	 Ch. 1, s. 5, cl. 3. 1): forfeitures in such cases to be sued for by the vakeel of Government, decisions generally upon such inquiries appealable to the P. C. A. on the plea of irrelevancy or misapplication of the regulation. 7. If the criminal court give notice to the civil court, that a dispute for the possession 	5. 98.	7						The application of such
A	of lands exists between parties, and may lead to a breach of the peace, the court to call upon the parties, by person or vakeel, to give in a written statement of possession or proofs of dispossession; decision to be passed upon the documents and proofs.		5	1					mentioned in the Regulation for the C. C. P.
	 8. If the fact of possession cannot be ascertained, the court may attach the property, and appoint a temporary manager over the lands; this measure only to be adopted when absolutely necessary. 9. The court to encourage the reference, of such disputes to arbitration till duly in- 			3		-	1	-	-
	vestigated by a regular suit. (See Ch. 2. Sec. 5.) 10. Magistrates, being empowered to inquire into the fact of possession in cases of dispute or affray, when they summon the parties are to give notice to the civil court; and if any summary suit for the land in question be pending in the civil			2		-			
	court, it is to be sent to the magistrate for what orders may appear proper to be given concerning it during his inquiry. (h.) 11. Magistrates having no power to award damages, the same must be sued for by a regular civil suit.	15.24.	4 5			-	_	_	
SEC. 5. Summary Suits on In-	(See General Rules in Sec. 6.). 1. Any person, having given advances for indigo plant, and having reason to believe that a cultivator or other person under engagement to him intends to dispose of								
DIGO ENGAGE- MENTS.	his crop to another, may petition the civil court, producing the deed of engagement, and praying its enforcement. 2. Such petition being presented, deft. to be summoned, in person or by agent, to attend within 20 days. 3. A summons being issued for the deft., copy of it to be fixed up in the cutcherree of	6. 23.	3	1 2	5. 24.	2	5. 24.	2	
	the village or other public place, and the officer publishing it to erect a bamboo on the ground of which the produce is a subject of dispute, that all claimants may advance their claims in court; failure to do so, during the summary inquiry, will bar all claim to the matter in dispute until established by a regular			9					
	suit. 4. Deft. not appearing within the time fixed, the plaint to be decided upon ex parte, on the proofs of the pff. 5. The deft attending and deriving the agreement, the pffs, proofs to be examined.			4					
	5. The deft, attending and denying the agreement, the pff's, proofs to be examined, and if satisfactory, no preferable claim by a third party being established, a summary award to be given. 6. If the off's claim he not established on the agreement appear to have been involun-			5			-		
	6. If the pff.'s claim be not established or the agreement appear to have been involuntary, the complaint to be dismissed with costs, and the deft. entitled to equitable compensation.			6			1		

(d) By the C. O. of S. D. A. Dec. 12, 1816, suits instituted under this section are directed to be summarily tried.

(e) The issue of notice to the deft. is not provided for in the regulation:—it can scarcely be intended that process of arrest is to be issued on the institution of such suits—but such is the only form contained in Reg. VII, 1799.

(f) By the C. O. of S. D. A. Sept. 23, 1816, petitions are prescribed to be received on stampt paper, according to the scale contained in Sec 18. of Reg 1. 1814, (see Ap. Ch. 2.). By the C. O. of June 21, 1803, the necessity of making these summary investigations without delay is strictly enjoined; and by the C. O. of Sept. 27, 1806, such suits are explained as not necessarily requiring an exparts investigation, but that the fact of dispossession should be the only object of inquiry; also by the C. O. of June 27, 1809, it is defined that force, actual or intended, must be proved against the deft. to make complaint cognizable under these provisions.

(g) The C. O. of S. D. A. March 15, 1806, decide that fines in such cases are not to be imposed on the dispossessor, that appeals on the plea of irrelevancy should only be admitted when deft. deny the act of foreible dispossession, and that pff. being cast before the Z. or C. Judge, cannot appeal on such plea, also that the question of right is not to influence decisions in appeal, though it might deter execution of judgment upon security being entered to institute a regular suit without delay.

	Ch. 5. Summary Suits.	Benga	1. 6	cc.	Ben	720	e.	C. C. 1	D _{rro}	110
		Reg.			Reg.	18.	-		_	
SRC. 5.	 If the deft. appear under engagements to a third party, that party to be served with a notice to enter his plea before the case be decided; on investigation, preference to be given to a registered agreement, otherwise to the prior claim; decree to be passed accordingly. No deft to be confined pending inquiry, nor to be detained longer than necessary. If pending the inquiry the disputed crops be ready for cutting, the court may 	6. 23.						5. 24.	2	<u></u>
	deliver them to either party who may consent to pay proper compensation to the other party, should the final award be against himself. 10. Crops being taken away in conformity with the court's award, a manufacturer so			9						*
·	taking them to be held answerable, conjointly with the ryot, for any arrears of rent to the landholder. 11. Any ryot who, having received advances and given written engagements, may		4	2						
	fail to cultivate or may dispose of his crop to another, is amenable to either a summary or a regular suit from the party to whom he was engaged. 12. A summary suit being instituted and the claim established against the ryot, advances to be repaid by him with interest and costs of suit.	1	5	1						•
	13. In a regular suit, both the ryot and the party receiving crops engaged to another, may be sued; and if collusion be established against the latter, both are to be held answerable for the penalty and costs:			3						
	14. If no fraud be established, and the failure in the engagement be owing to accident or other cause than dishonesty, the penalty against the contractor, including interest, never to exceed three times the sum advanced.	:		4						
	15. Such summary suits referable to the Collector or Register, and only appealable by a regular suit by whomsoever decided; the general rules for summary inquiries to be followed in these cases.		6							
	 16. No objection to be made against the deed of engagement if on stampt paper, such as is prescribed for bonds equal in amount to the sum advanced. 17. No objection to be made to deeds though in the name of many individuals and 		7							· I
	including several transactions; provided such be distinctly specified, and the stampt paper such as is prescribed for a bond equal in amount to the aggregate of the sums advanced. (See General Rules in Sec. 6.)	3	8							
Sec. 6. General Rules.	1. Miscellaneous petitions, applications, and vakalutnamahs, filed in zillah or city courts, to be written on paper of 8 annas stamp; these rules applicable to the pleadings required in summary suits*.	26.14 26.14	. 20	2	••			•••		* For an ex- ception in Cut- tack, see ch. 11.
	 Summary suits relating to arrear of rent to be heard and decided without delay. Summary suits instituted according to Reg. 5. 1812, to be referred to Collectors for their report as soon as instituted. (i) 	5. 12.			••	 		28. 03.	31	s. 2. 6.
	4. The Judge to use his discretion in referring such summary suits to collectors for report. (See Ch. 1, s. 9, cl. 4, and Ch. 11, s. 8.)	19. 17.	1							
	 5. Summary suits referable for trial and decision to Registers. 6. Summary suits may be tried and decided at any place within the jurisdiction of the court that may appear expedient. In such cases the vakeels of the court not obliged to attend, the parties to be present 	. 1	10							
•	themselves, or some authorized agent on their part. 7. Summary suits to whatever amount only cognizable by Z. or C. C+. 8. Vakeels in summary suits to be remunerated at the discretion of the court, bu	13. 08	. 7	3						† For a sin- gle exception to
	never to receive more than 1th of the fee established for regular suits for an equal amount.	26.14	. 3	11				••		this rule in regard to corrup- tion of native officers, see ch.
SEC. 7. PROCESS AND ARREST FOR ARREARS OF PUBLIC REVE NUE.	to discharge the demand to convey him to the civil jail. 2. The Collector, having so apprehended the defaulter or his surety, if a farmer, may keep him in custody of his own peons for 10 days, if an inclination be shown	14. 93.	5		6.95.	13		27 . 03.	11	12, s. 13, cl. 3. To the Doab by 8. 1805. 18.1 to Cuttack by R. X. 1818. 5. ‡ The provi-
	to adjust the balance; after which period if the arrear is not discharged, he is to be forwarded to the civil jail. (k). 3. The collector at the same time to apply by vakeel to the judge (in or out of court)	7.99.	23	2	••		‡			sions for Be- nares and the C. C. P. give
	who will cause the defaulter (or his surety) to be confined, and keep him so unti- the balance shall be discharged, or the collector apply for his release. 4 Provigors of land liable to confinement for arrears of revenue, if the sale of their	14.93	. 8							serving such process to mo- fussil tehsildars,
	estates shall not be sufficient to liquidate the balance due, or if no bidder shal offer for the lands when put up to sale. 5. Proprietors of land are not liable to confinement for arrears of revenue, except under such circumstances.	. 3.94	1. 14		7.99.	28	5			and are more particular as to the apprehension of sureties: they direct also

⁽i) The C.C. of S.D. A. Sept. 24. 1819, communicate the injunction of Government, that the services of Collectors in reporting upon summary suits should be made use of as far as possible.

(k) Reg. XI. 1822. sec. 2. rescinds all regulations that prescribe the issuing of process of arrest, or attachment against revenue defaulters before bringing the lands to public sale. None of the above rules are repeated with the exception of 7. 1799. 23 (rule 2), and as the corresponding rules for Benares and the C. C. provinces are not repeated, it is here abstracted in part.

	Ch. 5. Summary Suits.	Benge	l, &c.	Bena	res.	(C. C.	Provs	
		Reg.	S. C.	Reg.	3.1	Reg.	18. C	•
	 6. Persons in confinement under such process, at liberty to prosecute the Collector in the civil court. 7. Persons served with process of arrest for arrears of revenue, may institute a suit 	14.93	. 12					that the 10 days custody pre- scribed in the
	in the civil court against the demand;—copy of the plaint to be sent to the Collector or his tehsildar, (see amended rules in Ch. 3, s. 1, c. 2.) who in reply will state the claim against the pff. which, if denied, and security be produced for							text, may at the discretion of the Collector be either in the
	the alloged arrear, as well as all arrear that may accumulate during the trial, the suit to be tried, and the Judge may desire the arrest to be withdrawn pending inquiry.	1		6. 95.	16	27.03	16 1	civil jail, or in charge of his own peons.
	8. Pff. entitled to damages and costs if he prove the demand to have been incorrect: after such decree, security for final judgment to be always taken in case of appeal on the part of the Collector.							•
	9. Any person, being in confinement for arrears of revenue (1,) either from a judicial decree, or by the authority of the Collector, may petition the Judge to require the Collector to how cause why he is continued in confinement. If he							
	be in custody from a judicial decree, and the period of appeal be expired, the Judge only to inquire, whether the amount has been discharged, together with all other sums since due; if by the authority of the Collector, the Judge, leaving					r şi		,
	the petitioner to prosecute regularly on his disputing the justness of the demand, is only to inquire, whether the amount has been discharged; such inquiry to be in continuance of the original case; if the amount for which the petitioner was							
	confined appear to have been paid, the Judge to release him on his giving security to pay all further sums due from him. If the Collector object to this adjustment, but neglect to appeal within the period prescribed, the court may release							
	the prisoner without security. If the prisoner, consenting to the court's adjust- ment of accounts, has been confined upwards of a year, although a portion still remain due, the Judge may release him on his giving security to pay the amount by instalments within one year. The orders of the Judge in such cases open to							
0-a 0	appeal by either party		29		25		32	
SEC. 8. PROCESS A- GAINST NA- TIVE OFFICERS BY COLLEC-	to Government, the Collector may forward such officer for confinement in the civil jail until he comply with the requisition; such officer dying before rendering what has been required of him, sureties to be exonerated, and the Collector to		16			33*.03	. 3	• To the Doab
TORS	institute a regular suit against his heirs. 2. If such officer, at any time subsequent to his confinement, denying the justness of the demand against him (being for public money), give security to institute a suit within 15 days, as also for any final award with interest, he is to be released,							by 8. 1805, 23, 1.
	and the sale of his property, if ordered, to be countermanded by the court 3. If it afterwards appear before the court, that either the money claimed was not due, or the papers required not in his possession; the officer, if confined, to be released, but the Collector not liable to damages or costs for having confined	1	19				6	
	him. 4. Upon such native officer absconding, the Collector has the option to proceed against the surety on his original engagement, or to apply for the apprehension of the officer through the Judge of the jurisdiction in which he may be residing.		18				10	
	 5. Officers confined by such process of the Collector may always institute a civil suit against that officer to prove the demand unjust. 6. These rules applicable to native officers in the department of customs (m). 	9. 10.	20				7	
SEC. 9. PROCESS FOR RECOVERY OF	1. Arrears of revenue being due from persons licensed to manufacture or sell spirituous liquors and drugs, including opium, it shall be competent to the Collector to enforce against the defaulters or their sureties, the same process as is pre-							
ABKARRE DU- TIES. Cl. 1. On the part of the collector.	scribed against farmers of land or their sureties, for the recovery of arrears	17. 14. 7. 24.	1 1 1		•			
•	Persons farming any of the abkaree duties authorized to exercise for the recovery of arrears due from manufacturers or venders of spirituous liquors and drugs, the same means as are prescribed by the regulations for proprietors of land			-				
Szc. 10.	against their under-tenants. (See the rules for distraint, Ch. 10, s. 6. and sec. 1. of this chapter.)		8 2					
PROCESS FOR S BECOVERY OF TUCCAVEE, &G	Sums advanced to landholder in tuccaves, poolbundy, &c. for repairs or improvements in their estates, to be recovered by the same process as arrears of public revenue. (See Sec. 7.)	14. 93. 3. 94.		6. 95. 4	6	27.03.	45	

(1) The C. O. of S. D. A. April 20. 1818, explain that all persons confined by the process of any Government officer are to be at the charge of such officer (officially) for diet.

(10) The C. O. of July 2, 1818, explain that, under rule 2 (of the Abstract) all officers confined may give security to institute a suit, and be released: that such suits are to be conducted regularly, and the plaints sent to the Board of Revenue.

	. Ch. 5. Summary Suits.	Benge	zi.	Ŷс.	Bene	are	8.	C.C. 1	ro	vs.	
		Reg.	_	-		-	_		Īs.	100	
Sec. 11. Summary in- Quiry into Embezzle-	Native officers attached to civil courts being accused of having embezzled any money or property given into their charge, or whenever the Judge may suspect any such embezzlement, a summary inquiry to be immediately instituted; security for attendance to be required from the officer during such insulated.						-		-		
MENT OR SUP- PRESSIONS OF ACCOUNTS BY	curity for attendance to be required from the officer during such inquiry, and on failure to produce it, the party liable to be confined in the custody of peons or in the civil jail.	18. 17.	1,	2	_				L		
	Money proved to have been embezzled by any such officer to be recovered from him or his official surety, by the process prescribed for the execution of decrees. (n)			3							
	Investigation to be held under similar rules, whenever an officer attached to the court may withhold public accounts which it is his duty to prepare and furnish; accounts, in such cases, to be required, and a proper fine to be imposed upon the offender.									F	
	Decisions of a Z. or C. Judge in such cases, open to a summary appeal to the P. C. A.; and on being appealed, the original judgment not to be executed if the party procure sufficient security for performance of the final judgment.			5			-			_	
	Original decisions of the P. C. in such cases appealable to the S. D. A. under similar fules.			6			-			_	
	Second appeals also admissible by the S. D. A. under the usual restrictions, (See Ch. 12, s. 10, cl. 2); but no regular suit in appeal from such summary decisions admissible.			7	•		_			_	
	The fact of embezzlement being established, the amount, if it has been properly deposited in court, to be refunded from the treasury; Government will adopt expedient measures for recovery from the defendant. For other summary investigations of a criminal nature, see Sec. 5, of Ch. 1, and for a	3. 27.	6					••			
	summary inquiry into the irregularity of sales held in conformity with decrees, see Ch. 2, s. 3, cl. 5, 5, &c. 6, 5, &c.										
Sec. 12. Miscellane- ous cases con- cerning put-	. Zemindar, on the alienation of tenures held by leases in perpetuity, being entitled to require security for the payment of their dues from the transferee previous to giving possession, should a dispute arise as to the efficiency of such security,	8. 19.	6								
NEE TALOOKS. Cl. 1. Security from transferees.	reference to be made to the civil court for determination of the point. Such security to be equal to the amount of one-half the annual rent payable from the tenure.		5								
Cl. 2. Transfer of possession to purchasers.	. Zemindars refusing to give possession notwithstanding the tender of security, the purchaser of such tenures entitled to apply to the court, and to be put in possession through the nazis of the court by the process prescribed for the execution of decrees.		15	1							
	If the late incumbent or his tenants oppose the purchaser's obtaining possession, application may be made to the court, and the Judge to issue proclamation, that the purchaser alone will be recognized as the taluokdar with right to collect rents. Should the late incumbent or his tenants still refuse to yield possession, the pur-			2							
	chaser entitled to receive assistance from the police, on application for such aid.			3							
Cl. 3. Summary in- vestigation into arrears.	Putnee talookdars disputing arrears demanded by proprietors, may apply to the civil court for a summary investigation, at any time within the period of the notification of sale on default; the cabooleut and proofs to be required from the zemindar without delay: but if the investigation be not concluded by the day of sale, such sale not to be delayed, unless by the desire of the proprietors, or unless the defaulter deposit the amount demanded, either in cash, Bengal bank notes, or Government securities, without which deposit, the summary investigation (at that stage) to proceed; after the sale under such circum-										·
	stances, the only resource for the talookdar is the institution of a regular suit. (See ch. 4, s. 9.)		14	2							
SEC. 13. MISCELLANE- OUS CASES RE- LATING TO- WARDS AND THEIR ESTATES. Cl. 1. Proceedings on the report of disqualification.	A collector having reported any landed proprietor to be a minor, that person, if he deny that he is under-age, may petition the Z. or C. Judge of the jurisdiction, who will forward the petition to the S. D. A. On receiving a precept from the latter court, the Judge (whether of a P., Z., or C. C.) to call the party before the court, and ascertain his age, from the evidence on oath of three credible wsses. acquainted with the person, and by what other means may be satisfactory: the proceedings being recorded, to be forwarded with the opinion of the Judge, for the decision of the S. D. A.; the final orders with re-									. •	To the Do-
	gard to the estate to be passed by the Gov. Gen. in C. Any proprietor of land being deemed disqualified to manage his estates from lunacy, or any other natural defect or infirmity, the Board of Revenue to order the collector to represent the same to the civil court of the district; the	10.93.	5	2	6. 22.	2	5	2*.03.	9	ab,	&c. by 8. 5, 29.

⁽n) The C. O. of January 25, 1822, communicate the opinion of Government, that Government, or the judges of courts, are not bound to make good all losses to individuals, from embezzlement by officers of the court; such must be recovered from the property of the individual. The C. O. of S. D. July 2, 1818, prescribe particular rules as a check against embezzlement. The orders of Government, communicated by C. O. of S. D. A. October 2, 1817, declare that sillah Judges shall be held responsible for the conduct of their native officers, (See Rule 7.)

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	Ch. 5. Summary Suits.	Benga			Bena	res.	_[0	7. C. P	rov	8.	
		Reg.	5.		Reg.	8. 0	$\Sigma \Gamma$	Reg.	8. 10	7.	
SEC. 13. Cl. 1.	Judge to forward the representation to the S. D. A. and on receiving a precept from that court, to ascertain the actual state of the person by ocular proof, and by the opinion on oath of three credible wases.; proceedings to be forward-									K.	
	ed, with the opinion of the Judge, to the S. D. A. (For the proceedings of the S. D. A. in such cases, see ch. 13, s. 8, cl. 4.) 3. Similar rules with regard to persons deemed disqualified to manage their own	10. 93.	5	3	6. 22.	2	5	2.03.	9	3	
	estates on account of bad character				••					4	
	4. No landed proprietors to be deemed disqualified on the grounds of bad character. 5. Persons having been decided to be lunatics, but who were not born so, to be	7.96.	3				1	•		8io:	The provi- n thus res- ded for Ben-
	brought before the Z. or C. Judge once a year or more, and when the defect may appear to him to be completely removed, report to be made of all the circumstances to the S. D. A. for the decision of that court.	10. 93	. 5	5						gal hor 5 act	, &c. was wever re-en- ed in the
(d) - 1	6. Persons having been so pronounced disqualified, and themselves believing the defect to be removed, may petition the Judge of the jurisdiction, who will observe the process prescribed above, forwarding the petition to the S. D. A.			6						6 hav	de provin- , and does t appear to ve beensince alled.
Cl. 2.	1. One or more of the proprietors of joint undivided estates, dying and leaving heirs,							*		100	anou-
Appointment of Guardians in certain cases.	who are either minors, lunatics, or ideots, and without nominating a guardian by will, the Judge of the district wherein the lands (or the greater part of them are situated, upon receiving a report of the case from the Collector or other										
	person, stating that the nearest of kin is unfit to manage the estate, will appoint proper and respectable guardians to the estate, forwarding copy of his orders to the S. D. A.						١	2.05		0	
	2. Guardians to be selected with regard to their capacity, character, and responsibility: but the guardianship, in no case, to be intrusted to the legal heir of the		$\cdot \ $		6. 22.	2		8. 05.	29	0	
	ward, or to other persons interested in outliving him. 3. If none of the family will gratuitously act as guardians, the Judge may authorize	1	2			$ \cdot $	۱			9	
	and fix the amount of compensation. 4. Guardians, so appointed, to receive a commission under the official seal and signature of the Judge, and, giving security for attendance during the trust, to exe-	-	3				١			10	
•	cute an obligation themselves (for the form of which see the regulation.) 5. Guardians so appointed to have charge of the person, maintenance, and education		4			$ \cdot $				11	
	of the ward; to have a voice in the selection of a manager to the estate; and to receive accounts of profits from the manager.		5]				12	
٥	 6. Estates while under such management answerable for the payment of public revenue, and liable to sale for arrears. 7. Any person, feeling himself aggrieved by any act of a Judge upon the authority so 		6				l			13	
	invested in him, at liberty to present a petition either to the Judge himself or to the S. D. A.; in the former case, the Judge to forward a copy of the petition, and of all his proceedings, and the papers (with English translation+) to the										
	S. D. A		7				1			me	The enact- nt for the C. P. does
Sec. 14. Appointment of managers to disputed	1. Disputes existing between the proprietors of joint undivided estates, whenever the revenue authorities or persons having an interest in such estates may show sufficient cause, Z. or C. Judges may appoint a qualified person to manage the estates, he giving proper security for the trust; if the revenue authorities							•		not suc on:	require th translati- to be for- rded.
RSTATES.	or other parties interested, object to the selection made by the Judge, a petition of appeal may be presented to the P. C. A. 2. After such appointment the revenue authorities, or any parties interested, being	5. 12	2. 2 6								
	dissatisfied with the management of the person appointed, may move the cour for his removal; and if not satisfied with the Judge's orders on such motion, may further petition the P. C. A. See the late enactment for the management of estates through the collector (Ch. 3, s. 8.)		27		·					e	
	/					$\ \cdot\ $			$\ \cdot\ $		
SEC. 15. SUMMARY INQUIRY RE- SPECTING HIT DEN TREASUR	thereof	5 12	7. 3		_						
DISCOVERED.	2. After comparing the treasure with the inventory, and giving a receipt for it, the Judge to issue a public notification in the languages of the country, affixing in his own kutcherry, and in that of the collector, requiring all persons having any claim to the treasure to attend in person or by vakeel, and prove the	ξ	34								
	title to it, within six mouths from the date of the notice.		4								

3. Such treasure, on not being claimed either by Government or by any individual within the time limited, or if the claim be not well founded, to be surrendered to the person having found and deposited the same in Court, if in value it do not exceed one lack of sicca rupees, subject only to the expense incurred by the process here prescribed. 4. If the amount of treasure found at the same time and place exceed one lack of sicca rupees, judgment to be given in favour of the discoverer, should no claim be preferred, and should he have conformed with the above rules, to the value of ona lack of sicca rupees, the excess to be declared at the disposal of Government. 5. On the issue of notice prescribed above (Rule 2), Collectors under the authority of the Board of Revenue to advance any claim of right which Government may appear to possess; any persons laying claim to the treasure within the time specified, a summary inquiry to be instituted by the Judge, and should the claim be proved, judgment to be given for the claimant, awarding all expenses, as well as reasonable compensation to the finder. 6. Finders of hidden treasure not conforming to the above rules, within one month after the discovery, to forfeit all title and right to the treasure, or to any reimbursement of expense, or compensation allowed by the above provisions; the treasure to be awarded to any claimant proving his right by a summary suit, or to Government on the application of the Government vakeel. 7. Such summary decisions open to summary appeals on the rules prescribed.		Ch. 5. Summary Suits.	Beng		ŶС.	Ber	<i>sar</i> (88.	[C. C.	Pro	vs.	
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or to Government on the application of the Government vakeel. 7. Such summary decisions open to summary appeals on the rules prescribed.		treasure to be awarded to any claimant proving his right by a summary suit,			H		-		l			
7. Such summary decisions open to summary appeals on the rules prescribed.	_	or to Government on the application of the Government vakeel.		8			-	1	l	1-1		
(Ch. 13, s. 12, cl. 3.)	7.	Such summary decisions open to summary appeals on the rules prescribed.		١			1					
8. The decisions of two Judges on such appeals to be final, unless the S. D. A. see	Q			13			1	11	ĺ			

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CHAPTER VI.

NATIVE OFFICERS, REPORTS, AND RECORDS.

		Through the Provi	
		Reg.	S. C
SEC. 1. MINISTERIAL OFFICERS OF COURTS, Cl. 1. Rules for ap- pointment and removal in Z. or C. C.	U. 14 Helle Act a 21 of C. Angle may not tempore to remove profit of the continuum content to	officer, he of removal	7
	the grounds of such opinion, and call upon him to state what he may have to urge in vindication; the circumstance, together with notice to, and the answer of, the officer, to be forwarded to the court: in cases of gross misconduct, the officer to be suspended, and a substitute nominated until of the court be obtained.	provincial	6
•	 4. Similar reports to be made in cases of vacancy occurring from death or otherwise. 5. Z. and C. Judges to propose successors to fill such vacancies, and to furnish a statement of the qualific character of such proposed successors. 	ations and	7
	6. Applications of resignation to be received, recorded, and transmitted to the provincial court. 7. Native officers, whose salaries may not amount to 10 Rs. per mensem, may be appointed and remove Judge to whose authority they may be immediately subject, the circumstances being always record		5
	8. No public offices to be subject to claims of inheritance, and may be abolished at the pleasure of Gen. in C.	the Gov.	24
	9. Gov. Gen. in C. or the S. D. A. may order the removal of any native officer on sufficient grounds.	8. 09.	13
Cl. 2. Prohibitions concerning.	1. Z. and C. Judges prohibited from employing on their establishments any person being their creditor, lation or dependent of such creditor: the P. C. A. to enforce this rule on receiving reports of offic appointed or recommended, (see ch. 4, sec. 17, cl. 1.)	or the re- ers newly	2
	 Judicial officers prohibited from employing any of their private servants, or any persons not being a or nominated, to discharge any public duty whatever; breach of this rule to incur dismissal from No public officers but peons to be kept in attendance upon judicial officers for any private purpose 	office. 8. 25.	2
	4. Provincial courts in sanctioning the appointment of native officers, to be careful not to pass orders in to the above provisions (2 and 3), and to report any wilful infringement on the part of inferior authors. D. A.	opposition	3
	5. Any native creditor or the relation or dependant of a creditor getting himself appointed in opposition 1, to forfeit to Government a sum equal to 10 times the yearly salary of such officer.	on to rule 7.23.	7
Cl. 3. Officers of P. C. A. and S. D. A.	The provincial courts and S. D. A. may appoint, remove, and accept the resignation of any native r or other officer on their respective establishments, excepting law officers of S. D. A. (See s. 4, cl. out reference to Government (a). (See Ch. 12, s. 2, cl. 6, 13.)		3
Cl. 4. Salaries and reports con-	 Complete statements of officers receiving salaries of 10 Rs. a month or more, and attached to Z. to be forwarded to the provincial court, by which they will be forwarded to the civil auditor. (b.) Removals and appointments of officers receiving salaries of 10 Rs. and upwards, and attached either 		11
cerning.	C. C. or to P. C. A. to be reported by the provincial court to the civil auditor every month. 3. The names of all such officers to be inhe statements forwarded to the civil auditor.	5.04.	22
	 4. No alteration in the fixed salaries of officers to take place, and no change either in their number or dit to be made, without the express sanction of the Gov. Gen. in C. 5. The above rule repeated, and further all correspondence on the subject of the establishment att 		23
	sillah and city courts to pass through the provincial court, who in forwarding such to the S. D. Government will express their own sentiments there on.	. A. or to	12
	•		. 1

⁽a) The C. O. of S. D. A. communicate the permission of Government for the P. C. to entertain a head clerk at a salary of 300 Rs. per mensem. The C. O. of November 1819, communicate the forms as drawn up by Government, with which pensions for native officers are to be applied for; and the C. O. of April 7, 1820, direct that the candidas shall swear to the truth of such statement forwarded, before a magistrate.

(b) By the C. O. of S. D. A. June 21, 1815, it is directed, that a list of the native officers of each court, with their designations and salaries, be suspended in every kutcherrs

· /	-	Ch. 6. Native Officers, Reports, and Records.	Officers, Reports, and Records. Bengal				ares.		IC. C.	Z.C. Pro		C. C. Prov		C. C. Prov				
	-	7 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A	Rog				-	₹. C .			_			,				
SEC. 1. Cl. 5. Oaths and ob- ligations.	2	Serishtadars, moonshees, nazirs, and other head native officers (see Reg. XIII.1793,) to subscribe a solemn declaration in open court on entering upon their duties. Such declaration when signed to be attested by the Judge.		7.	2	2	-		-	-	E	: ₹ 						
-	3 . 4 .	. Courts may require mochuleus in such sum as may appear proper, as personal	13. 9		2	12. 95.	!	2						. S. '				
Cl. 6. General duties.	1. 2.	Ministerial officers to perform all official acts prescribed to them by the Judges Also to assist Registers employed in carrying orders of the court into effect $(c.)$			5 8		!	2	12*.03	5		To the &c. by 8.						
Cl. 7. ** Nazirs, their officers and peons.	1.	Nazirs to appoint their own nails, mirdahs, and peons, subject to the sanction of the Judge, and are responsible for the good conduct of such ofcers. (See Ch. 2, s. 4, cl. 2, 8)	5. 04		2				_	_								
_	3.	Nazirs to enter into mochulkas as penal obligations for such ofcers. A register to be kept of such peons as may not receive a monthly salary. Nazirs not to employ persons as peons who are not either duly registered or who	13. 93 26. 14	3.	2	12. 95. —	2	2	_	2	-							
	5.	may not receive regular salaries. Distinguishing badges, applicable to the local divisions, to be given to the registered peons; such badges to be paid for out of the tahubanah received by the peons. The Judge to have a table prepared of the police jurisdictions, with the distances of each central point, and a statement of the number of days for			23						-							
	6.	which tulubanah will be charged on serving process to the several local divisions. Such table to be fixed up in the kutcherry, and no charge to be made in opposition to it.			5			-			_							
Rules concern- ing Tuluba-		The amount of tulubanah chargeable to be specified on the back of every process, and such amount to be paid, and a receipt for the same to be endorsed on the process previous to such process being issued.			6						_							
	3.	When more than one process is served by the same peon, the Judge to order what proportion shall be paid by the parties respectively. Process being serve! and returned, the peon to receive three-fourths of the tulubanuh and the nazir the rest.			8			-				,						
4	4.	The Judge to prevent exactions on pretence of talubanah in every way possible			9						-							
RECORDREET-		Two native officers to be attached to all the courts of judicature, whether zillah or city, provincial or sudder, to keep the civil and criminal records. These offices not to be considered as hereditary, and to be held during good conduct.	18. 93	1	2	18. 95.	2		13+.03.	2	4	† To the] &c. by &.						
;	3.	The record-keepers to keep a register of all the proceedings of their respective courts in the Persian and Bengalee languages for Bengal, in the Persian for Behar, and in the Persian and Hindoostanee for the other provinces; such register to be attested by the signature of the Register or Assistant upon each leaf; and the number of pages to be marked in his hand writing at the end									•		. :					
4	4.	of the volume $(d.)$		4			• •			4	}	٠.						
		be endorsed on the back of such paper		5						5		-						
		removed without orders from the Judge. Record-keepers liable to dismissal whenever any records cannot be satisfactorily		6						6								
		accounted for, or have been lost by their neglect.		7			• •			7								
		Record-keepers to conform to all regulations respecting their offices and duties, and to obey all directions of their courts or of the registers of those courts. The daily proceedings of every court to be entered in a book kept in the Persian		8						8								
		and Bengalee languages for Bengal, and in the Persian language for the other provinces; every pleading and document of cases heard to be minuted by marks or numbers for reference in this register: the judge to attest this record with his signature.		g		,				0								
9 1). l0.	his signature. Each provincial court to keep a similar register of its daily proceedings The same rule prescribed for the S. D.A.: a separate record to be kept of decisions.		13			• •			12 15								
PERIODICAL REPORTS.		Monthly abstracts of causes decided, to be forwarded from the Z. and C. C. to the P. C. A. and to the S. D. A. separately and regularly by the 15th of each month ensuing (e.)							, V	10								
Monthly, from 2 Z. and C. C.	₽.	In the monthly abstracts of decisions from Z. and C. C. the decisions of the Judge, Register, and native commissioners to be separately specified under the	37. 95.	. 7	2	*	_		}	17 30	2	Κ.						

⁽c) The C. O. of S. D. A. Nov. 30, 1815, recommend Judges to be particular in requiring the punctual attendance of their native officers at the expiration of the holidays.

(d) The C. O. of S. D. A. July 6, 1814, direct, that these registers shall always be submitted to the Judge of circuit at every sessions, who will report any neglect on the part of the record-keeper for the determination of the P. C. A. collectively—also, the two record-keepers are to be separately in charge of the two departments.

(c) The C. O. of S. D. A. August 27, 1795, direct, that any delay in such transmissions shall be accounted for, when the report is despatched; and the U. O. of May 21, 1824, direct, that during the rains papers shall be packed in two or three folds of country paper besides plain cloth.

~*		120	1.					
	Ch. 6. Native Officers, Reports, and Records.	Benga	1.80	Bena	res.	C. C. I	Srovs.	•
	CR. O. Million Officers, 1separts, and rescords.	Reg.		Reg.	S. C.		S. C.	-
Sec. 3. Cl. 1.	3. Cases of appeal from Registers and native commissioners to be specified in such monthly reports of decisions. For all proposed forms, see the regulations. (For the monthly report of meonsiffs, see Ch. 10, s. 4.1, and of sudder aumeens, ch. 9, s. 7. of Registers at outstations ch. 8, s. 2, cl. 3.)	8.94.		. ,		13.03		
Cl. 2. From P. C. A.	 Similar monthly abstracts of decisions to be forwarded by each P. C. A. to the S. D. A. by the 15th of the month ensuing. In such monthly reports from provincial courts, decisions on appeals and in original suits to be distinctly specified. 	18. 93. 37. 95.	16 7 4	18. 95. —	2	13.03.	13 23 4	
Cl. 3. Half-yearly from Z. & C. C.	 Half-yearly reports of cases remaining undecided to be forwarded from Z. and C. C. both to the P. C. A. and S. D. A. on every 1st January, and 1st July (f.) The number of suits pending before Registers to be specified separately in these reports, and the number of appealed suits from Registers and native commissioners which are pending before the Judge. In these reports suits pending before Judges, Registers, and native commissioners to be separately specified. For half-yearly reports from moonsiffs, see ch. 10, sec. 4, 3.; from sudder aumeens, ch. 9, s. 7. 	18.93.		_			23 3 	
Cl. 4. From P. C. A.	 Similar half yearly reports of suits pending to be forwarded by each P. C. A. to the S. D. A. on the same dates. In such reports causes in appeal and original suits to be separately specified. 	18. 93. 37. 95.	16 7 5	=			14 23 5	
Cl. 5. From S. D. A.	1. On the same dates the S. D. A. to forward to the Gov. Gen. in C. an abstract register of all the causes decided by the Court during the preceding month.	18. 93.	18	_		·	16	
SEC. 4. LAW OFFICERS. Cl. 1. Qualifications.	 Law officers to be persons of unblemished moral character, and well versed in the law. No person qualified to become law ofcer to any court, moless he may have obtained a certificate from the committee of examination (see the regulation.) Any candidate for such situations to apply for examination before the committee appointed by the Gov. Gen. in C.; the result of such examination to be reported to the Gov. Gen. in C.; if such candidate be pronounced qualified, he will receive a certificate from the committee. Persons nominated by courts will be examined under orders from the Gov. An in C. either by written interrogatories or at the presidency. 	12. 93. 11. 26.	3 5 1 2 5 3,4	11. 95. —	2	11*.03. 	1 1	* To the Dosb, &c. by 3. 1805, 15.
Cl. 2. Appointment.	 Any vacancy occurring, by removal or otherwise, in the situation of law otcer, to any court, the court connected with such vacancy may recommend a properly qualified successor, reporting his qualification to the Gov. Gen. in C. who will either confirm the nomination, order the person to be examined, or appoint another as he may think proper (g.) Law ofcers, of the provincial, zillah, and city courts to be appointed by the Gov. G. in C. The appointment and removal of such ofcers, of the S. D. A. to be reported for the sanction of the Gov. Gen. in C. 		4 2 1 3					
Cl. 3. Removal and resignation.	 Whenever a provincial, Z. or C. C. may see occasion to remove a native law ofcer, or kazy, (see s. 6.) such court to report the circumstances of the case to the S. D. A.: orders will be passed by that Court on the report. The S. D. A. empowered to confirm the removal or resignation of such ofcer. 	8.09.	4 2	-		_		
Cl. 4. Solemn De- claration.		18. 17. 12. 93.	2 2 7	— 11. 95.		 11. 03.	7	
SEC. 5. CHARGES OF CORRUPTION. Cl. 1. Against Mi- nisterial Offi-	1. Ministerial offcers. of civil courts amenable to their own courts on charges of corruption or extertion, and for embezzlement. (For summary trial of embezzlement, see Ch. 5, s. 11.)	13.93.	9 1	12. 95.	2	12. 03.	12 1	
cere.		1	, 1		1 1		, •	

^(/) The C. O. of September 19. 1818, dispense with one of the half-yearly reports, and direct that an annual one be sent upon the 1st January every year; as printed forms for all reports are now circulated by the S. D. A. it is thought useless here to refer to the numerous circular orders that alter, amend, and new-frame the existing form. The C. O. of S. D. A. June. 14, 1822, enjoin that Judges should themselves attentively inspect all reports.

(9) Such reports, according to the C. O. of S. D. A. Nov. 28, 1811, are to specify the age of the candidates.

	Ch. 6. Native Officers, Reports, and Records.	Benga	1.8	·c.l	Ben	27.68	1C.	C. 1	Pro	va ·
	Januard, 200 printed, white 2000 printed.	Reg.			Reg.	-			5.	
Sec. 5.	2. Charges of this nature being preferred and rejected in previncial courts against		-							-
Cl. 1.	ministerial officers of such court, complainant may petition the S. D. A.; and	1				•]	. 1 .			
	on his making oath that his complaint was rejected, the S. D. A. may issue a	1 / 1								
	precept to the P. C. directing the complaint to be investigated (See Ch. 13, s.									_
	9, cl. 1.)	13.93.	9	2	12.95.	2	112	. 03.	12	2
	3. Such charges having been preferred and rejected in any Z. of C. C. and					1 1				
	secondly in the P. C. or if preferred and rejected in the latter only, the officer accused belonging to a Z. or C. C. the S. D. A. receiving the complaint may	1					1	- 1		
	refer it for investigation to the original court.	1		3			1			3
	4. Under similar circumstances, P. C. A. receiving such charges after they have	,		٦		11				v
	been preferred and rejected in a Z. or C. C. may refer the same for inquiry to					11	1			
	such court (See Ch. 12, s. 13.)			4		11	1	j		4
	5. In all such cases, should the charge preferred have regard to any cause pending			- 1		\mathbf{I}				
	in the superior court, the reference for investigation may be made to the lower			2		11	1	- 1	0	2
	court without inquiring whether the complaint has been rejected in such		2	3			1	- 1	2	3
	6. Security not to be demanded from prosecutors making such charges; but during		(4		11	1	j		4
	the inquiry the Judge may at any time require them to enter hazirzaminy	10.06.	10	- 1	-		1 _	_		
	7. Ofcers. found guilty on the above charges to refund any amount extorted, and to		•	- 1	-	11				
	pay three times the sum as a fine to Government: copies of final decisions to be			- 1		11	1	1		
	sent to the Gov. Gen. in C. who will determine whether such person be incapable			ł		11	ı	j		
		13. 93.	9	8			┥ -	- -		8
	8. Native ofcers, convicted in a civil action of extorting or corruptly taking money			-			Ì			
•	to be adjudged to refund the amount with interest, at such rate not exceeding	2.07		-		11		- 1		
	12 per cent, as the court may think equitable. 9. Ofcers, may prosecute persons bringing groundless charges against them, in the	3.27.	3	1	-			- -	7	
	court to which they may be amenable.	13.93.	9 1	.,		ll.		- 1	1	2
	10. Charges of the above description against ofters to b 'reated as civil ac', and		1	7			Ί	- 1	1-	•
	complainants to be enjoined to prosecute them as such.	l	- 1	7		١.			- 1	7
	11. It is not necessary that civil actions should be instituted for recovering money ex-	- 1	1				1		1	
	torted or corruptly taken; but if the injured party produce a certified copy of	ı		ı			1	- 1	-	
	conviction before the court of circuit, with the etition on proper stampt paper, the	2 07	ا۔	1			1	- 1		
	civil court will cause the amount with interest to be refunded	3. 27.	5	1		1	1	l		
Cl. 2.	1. Law ofcers, amenable to their own civil courts o, charges of corruption and ex-	1		١			1	- 1	1	
, Against Law	tortion, under the same rules as ministerial one such rules being applicable	- 1	- 1	1			1	- 1		
Officers.	to them.	12.93.	8	11	1. 95.	2	111. (03.	8	I
	2. From decisions of provincial courts upon such cases, appeals to lie to the S. D. A.	- 1	-	2				- 1	1 5	2
	3. No decision whether of a Z., C., or P. C. adjudging the charges against law ofcers.	ľ	-	1			1	- 1	1	
	to be proved shall be executed if no appealed within the prescribed period what-	1	-	ı		1	ı	- 1		
	ever may be the amount decreed, provided the law officers enter the security	j	1	٦		- 1	i		1.	•
*	prescribed in such cases (see Ch. 2, s. 4, cl. 2, 7). 4. If not appealed within the prescribed period, such decisions to be enforced by the	Ì		7		••1	1	Ì	1 5	3
	usual process: copies of such decrees to be forwarded to the Gov. Gen. in C	- 1	4				1	- 1	4.	
	5. Copies of decrees passed by the S. D. A. and adjudging any law officer, guilty of	l	,	"		••	1	- 1	2,0	,
	corruption, to be forwarded to the Gen. in C within one week after	1	1	1			1		1	
	their being passed.	1	1	6			1	1	6	j
	6. Copies of decisions pronouncing charges to be not proved to be sent to the Gov.	- 1	1			- 1	1	- 1	٠ ا ـ	
	Gen. in C. by whatever court, if not appealed within the proper time.	1	- 1	8		\cdots	i	1	8	, .
	7. On such copies being forwarded to him, the Gov. Gen. in C. will determine whether the offender, on being convicted, shall be dismissed from office. The			ı		- 1	l	- 1	1	
	Gov. Gen. in C. also reserves to himself the power of suspending such of	İ	-	1		- 1	l			
	ficer during the trial of the charge, according as may appear from the report of	ı	1	1	1		1	- 1		
	any court or otherwise.	1		7	ŀ		ŀ	- 1	7	,
	1	- 1			- 1	- 1		1		
 .		- 1	1	1	1	ł	ł	1	1	
Cl. 3. Criminal Pro-	1. If in the course of civil actions, such ofcer, accused (whether ministerial or a law	- 1			i	- 1		-	1	
secutions.	ofcer.) be not adjudged to pay damages, yet still there appear grounds for a	- 1		1	1	1	l	- 1		
	criminal investigation, he is liable to prosecution before the criminal court; and on conviction before the court of circuit or the Nizamut Adawlut, to be punish-		1	1	1		i	1	1	
•	ed in conformity with Reg. II. 1813.	8. 17.	6 2	k	_ [_ _	_	_	1_	
	Reports of all such convictions and sentences to be forwarded to the Gov. Gen. in		1	1	- 1			1		
	C., who will determine whether such ofcer. be incapable of again serving		1	I	- 1			1	1	
	Government.		13	3		\vdash		1	-	
	Such criminal actions may be instituted whether civil actions have been brought or		ا			1. 1			1	
		3. 27.	4		- -	-	_		1	
	(For inquiries into embezzlement, see Ch. 5, sec. 11.)	ı	•	•	•	•	7	•	•	

,	Ch. 6. Native Officers, Reports, and Records.	Benga	1, 8	·c.	Bena	res.	7	C. C. P	rov	 8.
		Hey.	18.	c.		S.		Reg.	8.0	
SEC. 6. KAZIES. Cl. 1. The Kasy ool Kasaut.	 The kazy ool kuzaut of Bengal, Behar, and Orissa, (the same person being kazy ool kuzaut of the other provinces,) to be appointed by the Gov. Gen. in C. and only to be removed for incapacity or misconduct. Kazy ool kuzaut to use a circular seal with his name and office inscribed upon it. 	39. 93.	2	1 2	49, 95.		7	46.*03.		1 * To the Doab, 2 &c. by R. 8, 1805, 29.
Cl. 2. Appointment of Mafussil Kasice.	 Kazies situated in towns or pergunnahs to use a circular seal, and only to be removed for incapacity or misconduct. The Gov. Gen. in C. may abolish the situation of any kasy, when such office may appear unnecessary. The Court of S. D. A. empowered to confirm the appointment or removal of mofussil kazies. Any situation of a mofussil kazy becoming vacant to be reported by the Judge to the S. D. A. and a qualified successor to be recommended; the name of such candidate to be reported to the head kazy, who may report the incompetency 	8. 09.	3 4	1 2 1	-	3			3	2
	or qualification of such person. 5. Sunnuds of appointments to be given to the mofussil kazies under the seal of the kazy ool kuzaut. 6. The office of kazy not to be considered hereditary. 7. Sections 5. 6. 7. 9. of Reg. V. 1804, extended to kazies (see sec. 1, cl. 1, 3. 4. 5. 6. of this chapter.)	39.93.	4 5 10	2	• •	 		***** 	4 5	- -
Cl. 8. Misconduc. and penalites.	vate conduct. 2. It is also the duty of the kazy ool kuzaut to report every such instance of misconduct that may come to his knowledge. 3. Kasies liable to civil actions for any breach of duty prescribed to them by the regulations.	39. 93.	6	1 2	••			••	6	1 2
	4. Any kazy drawing up, attesting, registering, or recording any deed or writing not on stampt paper of the value required (see appendix to ch. 2.), liable to dismissal, and to a fine equal in amount to 20 times the prescribed amount of duty No objection to be made against such deeds being on paper of a value higher than the stamp required.	16.24	7 8				-		- -	_
Cl. 4. Stations of	Z. and C. Judges to report convenient centrical situations in the several pergumahas for the residence of kazies, and the number required.	39, 93,	9			3	l		9	
Cl. 5. Duttes of.	 The head kasy and each mofussil kasy to keep copies of all deeds and papers which may be drawn up or attested by them, together with a prepared list of such papers, that their successors may receive the records complete. Such kasies as are also commissioners, empowered to sell distrained property (See Ch. 10, Sec. 6.) 		7		_	2		2 8. 03.	7 20	2
Cl. G. Remunera tion to.	Mofussil kazies to exact nothing for preparing or altering papers and documents for marriages or for other religious ceremonies, beyond what the parties may voluntarily give.	39, 93.	8					46.03.	8	
Cl. 7. Regulation SEC. 7. DUTCH LA OFFICER AT HOOGHLY.	Attached to the zillah court at Hooghly, an officer called The Dutch Law officer and	1 8. 25.	9					••	10	
	Dutch deeds.) The Fiscal to be a sudder aumeen ex-officio.	•		3			I			

CHAPTER VII.

TARBBBS.

			, 	-	-
			Throug the Pro		
	-		Reg.	_	C.
Sec. 1.	1.	The S. D. A. and P. C. empowered to appoint their own vakeels. Qualified natives of India to be selected for		_	-
APPOINTMENT Cl. 1.		the office; the number of pleaders left to the discretion of the respective courts,	27. 14.	. 3	1
Vakcels gene-	2.	Vakeels in the Z. and C. C. to be nominated by the Judges of those courts for the approbation of the P. C.		1	l
rally.		the age, character, and qualifications of candidates to be reported;—no person to practise as a vakeel with	1		
	9	out sanction from the P. C.		1	2
	3.	Vakeels to be either Hindoos or Mahomedans;—preference to be given to candidates educated in any of the native colleges, if otherwise qualified.	1	1	3
•	4	Native persons presenting certificates from any of the committees of native colleges, and applying to be appoint-			13
	-2.	ed vakeels, to be so appointed, unless the number already attached to the court at which they apply, be such]		1
		as to render any addition inconvenient.	11.26	. 6	
	5.	On their appointment vakeels to receive sunnuds (for form of sunnud, see appendix to the regulation); sunnuds			
		need not be on stampt paper.	27.14	. 4	1
		On the death, dismissal, or resignation of any vakeel, his sunnud to be recalled and cancelled	1		2
	7.	Every vakeel, before he shall be allowed to practise, to take and subscribe an oath or a solemn declaration in	ol .		1
	_	open court—(no other oath required.)	1	E	
	8.	Each court may make such distribution of the vakeels attached to it as it may think proper for the despatch	•		1
		of business; -Judges may allot vakeels to the courts of the Register and sudder aumeens; -but vakeels of	η		
		one court not to plead in another. (a) $\dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots$	1	116	
Cl. 2.	1	One or more vakeels of every court to be appointed for conducting suits carried on at the public expense; such			
Government		vakeels to receive special sunnuds (see the form in appendix to the regulation.)	1	37	1
Vakeels and	2.	On a vacancy occurring in the office of Government pleader, the Judge of the court merely to report the circum-	_		•
their duties.		stance to the Judicial Secretary to Government.	8. 16.	. 7	2
	3.	Government will appoint any vakeel of the court to the vacancy	1	1	3
	4.	The Government vakeel to conduct all causes for which he may receive an order from any authority empowered			l
		to superintend any civil suit, and to institute prosecutions at the public expense: the orders to conduct such			_
	_		27. 14.	. 37	3
	5 .	Government vakeels in no case to assist parties opposed to Government in civil suits. In other suits they may	1		
	6	plead and be engaged as other vakeels. Government vakeels to receive the same fees in suits conducted at the public expense, as other pleaders gene-			4
	U.	ally; deposits on the part of Government not required.	1	İ	5
	7.	Where no special rule exists, Government vakeels to be guided by the general provisions for pleaders and	}		"
	••	pleading.	1	1	6
	8.	Any authority empowered to institute and conduct public suits may associate a second vakeel with the Govern-	1	1	
		ment pleader whenever it may appear expedient; such additional vakeel to receive vakalutnamah, and entitled			
		to the same fees as if employed in a common suit.	1	1	7
		Government vakeel to conduct all public criminal prosecutions.		17	
	10	. Government vakeels to undertake the causes of invalids free of costs at the desire of the collector, (See ch. 11,		١.,	
		s. 14. 7.)	1.04.	110	l
ene o	1	Vakada liable to diamingion for encouraging list in an entire for miletter delicate the course of their elicate for	l	1	
SEC. 2. MISCONDUCT.	٠.	Vakeels liable to dismission for encouraging litigious suits;—for wilfully delaying the causes of their clients for their own advantage;—for refusing to carry on suits in which they have received a vakalutnamah;—	}	Ì	l
Cl. 1.		for accepting any remuneration beyond the established fees;—for any official misconduct, or profligacy in			
Incurring dis- missul.		their private habits. (b)	27.14.	6	
7/4444 (4) .	2.	Also for entering into private agreements to plead causes for less than the established fees; such arrangements		1	1
		illegal and invalid, and the fees payable by the parties to be forfeited to Government		7	1
	3.	Also for receiving and filing any vakahutnamah given by persons under fictitious names: it being the duty of			
		vakeels to prevent such fraud;—the Judge may mitigate this penalty at his discretion.	1	8	1
			l .	1	ι

(a) Upon a reference to Government regarding vakeels wearing slippers in court, orders were circulated that wherever it has been the established custom, such a practice is not to be prevented. See C. O. of S. D. A., Oct. 12, 1803.

(b) The C. O. of S. D. A. November 30, 1815, desire that the punctual attendance of vakeels at the expiration of the holidays be required.

	-	Ch. 7. Vakeels.	Through the Provi		
			Reg.	_	V.
SEC. 2. Cl. 1.	4. 5.	Also for artfully giving legal opinions which may tend to encourage litigation. Also for drawing up, attesting, registering, recording, or preparing any deed, instrument, or writing on paper not stampt as prescribed; such fault also to incur a fine equal to 20 times the amount of the duty required.	27.14.	20 7	6
		Any vakeel filing or exhibiting any deed, writing, pleading, or other document not written on stampt paper as prescribed, besides dismissal, shall be liable to a penalty of 40 times the duty required.	1.	7	1
	7.	Exception.—No objections to be made against preparing such deeds on paper of higher value	1	8	
Cl. 2. Incurring other penalties		Vakeels liable to civil prosecution by their clients for any breach of the regulations, or for fraudulent conduct by which the latter may have been injured. Any vakeel absenting himself without notification on any fixed court day, liable to a fine not exceeding 50 rupees	27.14.	12	1
	2	for a first offence;—not exceeding 100 for a second;—and to dismissal from office the third time. Also to a fine not exceeding 100 rupees for disrespect to the court.	1	14	1 2
	4.	Any sudder aumeen fining a vakeel of his own court, to report the circumstance to the Judge for his confirmation and enforcement or remission.	. 1	15	1
	5.	Fines imposed by a Judge to be conclusive; that imposed by a Register may in particular cases be remitted or altered by the Judge, otherwise conclusive. Fines to be taken out of fees, or levied as in execution of decrees.	r		2
		Courts to censure vakeels for any irregularity in their pleadings, and to record such censure in the proceedings any second irregularity to incur forfeiture of his fees in the suit, besides a fine not exceeding 20 rupees. It being prescribed that if the matter of any pleading or petition cannot be contained on one sheet of stamps	•	9	_
	••	paper, another sheet of the same value is to be joined to it; vakeels, on a breach of this rule, liable to a fine	26.14.	5	4
Cl. 3. Power to dis- miss and pu-		The S. D. A. and P. C. empowered to remove all vakeels of such courts for acts of misconduct or in capacity. Misconduct or incapacity of vakeels attached to any of the civil courts in a zillah or city to be reported by the	27. 14.	10	1
nish.		Judge to the provincial court with his opinion;—the provincial court may require further information or pass orders thereon at once.	s		2
	3.	Z. and C. Judges may suspend any vakeels for gross misconduct,—reporting the circumstance to the P. C. without delay. (c.)		11	
SEC. 3 DUTIES OF VAREELS.		Vakeels to see that every pleading they file is prepared according to the regulations, without needless repetitions or personal abuse, or imputations against any court of justice, or any irrelevant matter: vakeels to sign every pleading filed by them. Vakeels to inspect documents previous to their being filed, and to ascertain the points to support which parties	27. 14.	9	1
•		may summon witnesses	.1		2
,		conduct all public criminal prosecutions. Courts may permit their vakeels to act as arbitrators in civil disputes; in such cases to act according to the provisions in force for arbitration—(See Ch. 2, s. 8.)	;	17 19	1
		Pleaders to give written receipts (on plain paper) for all documents intrusted to them by their clients. Every vakeel filing a petition in special appeal to endorse the same with a statement, that on examination he believes the grounds stated therein to be well founded and sufficient according to Sec. 2. of Reg. XVI. 1814.	26. 14.	36	
		Translations of the regulations being constantly exposed in the public court-room, vakeels may at any time inspect and make extracts from them.	27. 14.	40	
		Vakeels to be required to take copies of regulations relating to the administration of civil justice. Vakeels not required to attend on summary investigations in the interior of the district.	11.06. 2.21.		
SEC. 4. Engagement of vakeels. Cl. 1.		Parties always at liberty to plead and conduct their own suits. A party in a civil cause desiring to entertain a vakeel shall execute a vakalutnamah in his name, binding himself to abide by all acts done by his vakeel in the suit: vakalutnamahs to be signed by the party and attested	27.14.		_
Form.		by two witnesses. Vakalutnamahs in Z. and C. C. to be on paper of 8 annas stamp;—in a P. C. A. on paper of 1 rupee stamp; in the S. D. A. on paper of 2 rupees stamp (according to sec. 18. Reg. I. 1814.) Vakeels having accepted vakalutnamahs prohibited from engaging with the opposite party.		21 22	2
			 		
Cl. 2. Change of va- keel.		Any party being dissatisfied with his pleader, may make a representation to the court that he has withdrawn the power given to such vakeel, filing at the same time a new vakalutnamah in the name of another vakeel:— the acts of the first vakeel in the suit pending to remain, and he is entitled to renumeration at the discretion of the court.		12	2
	2.	If a vakeel send notice to the court (on unstampt paper) that he is unable to attend on court day from sickness or other cause, the suits in which he is concerned to be delayed, unless the party be present or unless he appoint another vakeel, either temporarily or for the rest of the trial: such appointment to be made by the party or his mokhtar endorsing the original vakalutnamah to this effect; the court in such case to decide the pro-			
		portion of fees to each vakeel.		13	

	•	Ch. 7. Vakeels.		ough Prov		
	÷		-		18.	_
SEC. 4. Cl. 2.	3.	When a vakeel dies or is removed from office, proclamation to be affixed in the cutcherree of the Judge, the Register, the sudder aumsens, and the Collector, with a list of cases in which such vakeel was engaged, requiring parties to appoint new vakeels within six weeks; endorsement on the former vakalutnamah sufficient to appoint such new vakeel.		14.	18	1
	4.	Parties failing to comply with this proclamation, or to show sufficient cause for not doing so, the case to be treated as default.			18	į
		Similar provisions for appointing vakeels in the P. C. A. and S. D. A. with exception that the period of the above proclamation in the P. C. A. to be two months, and in the S. D. A. three months. In cases of protracted indisposition of vakeels, the Court may adopt similar measures (see rule 4.)				3 4
		In any case of a second valued being appointed after the first has partly conducted a suit, the court may award to such valued (or his heirs in case of death) a fair proportion of the fees, unless forfeited by misconduct.				5
Cl. 3. Engayement of two or more	r	Parties may employ two or more vakeels as they may desire; if the party agree to give each the full established fee, or to pay each in different proportions, this agreement to be specified in the vakalutnamah; and if not so specified, each vakeel to receive an equal portion of the fee deposited.			30	1
vakeels.	3.	One validutnamah only in such cases required, but the whole fees specified therein to be deposited in court In the event of the party agreeing to pay the whole fees of each vakeel, the opposite party, if he lose the suit, never to be charged with more than the fees of one pleader.				3
Cl. 4. Vakeels of Paupers.	1.		. 28.			1,3
Sec. 5. Legal opi- nions.		Vakeels entitled to receive fees for legal opinions	27.	14.	20	_
		After considering the regulations, usages, and precedents applicable to the question, the vakeel to return a written statement of his opinion, with the grounds thereof, under his own signature.				2
		If a vakeel so consulted belong to the S. D. A. he is entitled to receive 24 Rs. for such opinion, if to the P. C. A. 16 Rs. if to a C. or Z. C. 8 Rs.				4
	6.	Vakeels being engaged in suits to receive no fees for opinions relating to such suits. Vakeels giving legal opinions tending to encourage litigation, liable to dismissal from office; and if engaged in suits instituted in consequence of such opinion, their fees to be forfeited to Government or returned to the party at the discretion of the court.	1			6
Sec. 6. Fees. Cl. 1. Rates of De-	2	Parties to enter in court the fees for their vakeels (whether in original or appealed suits) before such vakeel shal take any steps in the suit, whether for prosecution or defence. The treasurer of the court to give unstampt receipts for deposits of fees, and to keep a register of such deposits	.		23	1 2
posit.	3.	For form of receipts or register, see appendix to the regulation. Fees for miscellaneous petitions, applications, or motions in court, or in the suits of paupers, not to be deposited previous to filing such petition, &c. but on default of payment to be afterwards levied as a decree.	.		24	
	5.	In cases of appeal, vakeels' fees always to be deposited in that court where the appeal will be received and tried In special appeals, vakeels' fees to be deposited as in regular appeals. For summary appeals, fees for vakeels are not required to be previously deposited.	20.	14.	8 2 3	
Cl. 2. Rates of Fees in	ı	Table of fees in regular suits, or regular appeals, instituted in any court of judicature, and for property immove able or personal.				
Regular Suit. and Appeais.		In suits wherein the property claimed is not estimated above 5000 Rs. fee of vakeel, 5 per cent Do. do. not above 20,000 Rs. do. 2 per cent Do. do. not above 50,000 Rs. do. 1 per cent Do. do. not above 80,000 Rs. do. 8 as. per cent For claims above 80,000 Sa. Rs. the fee to be 1000 Rs. and never more.	t.	14	-25	1
		In all calculations of vakeels' fees, fractions of rupees to be rejected.	1			2
Cl. 3. Partioular sases.		In the event of pff. or appt. obtaining a decree, whether for the whole or part of his claim, pff. or appt. to recove from the opposite party a sum in such proportion to the actual amount decreed, as the sum deposited by pff in fees, was in proportion with the amount claimed in his plaint; this to be specified in the decree. If the suit or appeal be dismissed, pff. to be charged with the fees paid by deft. or respt.			26	1 2
	3.	When justice and equity may seem to require deviation from the above rules, the court may charge pleaders' fee to parties at its own discretion.				3
	4.	Decrees being awarded against paupers unable to discharge the amount of costs adjudged against them, the court may, if it think proper, authorize a proportion of the vakeel's fees deposited by parties gaining successits, to be returned to them; always providing that the pleader is entitled to a reasonable remuneration Every endeavour to be used to recover the proportion awarded to vakeels from the pauper cast.	h		26	
		Fees to be paid to vakeels immediately on decision of suits: this payment not be delayed by the institution of appeals.			29	1
	6	. If a suit be withdrawn or dismissed on default, before the requisite pleadings have all been filed, vakeels of either party to receive 4th of the established fees; if withdrawn or dismissed after such pleadings have been filed an			1	

	•	Ch. 7. Vakeels.		hroug e Pr		
Sec. 6. Cl. 3.	7.	completed, vakeels entitled to \(\frac{1}{2} \) the established fees; these always to be charged to the party withdrawing of suffering the suit to be dismissed on default. This rule applicable to adjustment by razeenamah; fees, in such cases, to be charged as specified in the razeenamah.	2	Røg. 7. 14	- -	1 1 2
Cl. 4. Foes in Sum-	1.	(See also, above; sec. 5. 4. 6. also Ch. 12, s. 3, 7. 11, also Ch. 11, s. 5, cl. 4. 1, Ch. 12, s. 3, 7. 11.) Vakeels' fees in all summary appeals and summary suits to be settled and charged at the discretion of the court, but never to exceed in amount \(\frac{1}{2}\) of what the fees would have been, had the cause been a regular suit or re-	٠١.			
mary Suits and Appeals.	2.	gular appeal. Such fees not to be deposited in the first instance—decision being passed, the court to appoint a time for the payment of such fees—if not paid accordingly, to be recovered as a decree, together with such additional sum, as the court may think the vakeel entitled to for the delay incurred.		26.1 _/ 19.1′ 9.17	7.	9 2 3
	,	Petitions for special appeals being rejected, vakeels' fees to be fixed at the discretion of the court; but never to exceed 1 of what they would have been, had the appeal been admitted and tried.	2	6. 14		2 7
Cl. 5. Fees in Mis- collaneous Casss.		Vakeels entitled to a fee of 4 ans. for every miscellaneous petition, application, or motion in court, (independent of suits in which they may have received vakalutnamahs.) Such fees to be paid as the party may agree with his vakeel; when the court may deem the vakeel deserving of further remuneration for such miscellaneous business, it may award a further sum (chargeable to either party as may seem fit); such sum never to exceed \(\frac{1}{2}\) of what would have been the fee had the suit been regular	2	7.14	. 3	
Fees in appeals from sudder au-		In appeals from moonsiffs and sudder aumeens, vakeels to receive the same fees, as if the suit of appeal were a regular original suit.			47	6 3
C) 7		No deductions to be made from vakeels' fees; but receipts to be entered in court by vakeels on stampt paper, according to the prescribed provisions. (See Appendix to Ch. 2, s. 2, cl. 3. 48.)		9. 17	2	-1 -
SEC. 7.	1. 2.	The Judge to allot a certain number of authorized vakeels to the courts of sudder aumeens. The rules in force	:	7. 14 3. 14		

CHAPTER VIII.

REGISTERS AND REGISTRY OF DEEDS.

			Benga	1.6	Ŷс.	Bena	res	. [C. C. 1	ro	vs.
			Heg.			Reg.	_	-	Reg.	8.	C.
Appointment,	2. 3. 4.	Registers to take and subscribe an oath previous to entering upon their duties (For oath, see Reg.) Registers to perform all official acts prescribed to them by the Judges of their courts. Registers to procure all acts of the court to be executed. Registers to receive a fixed salary in lieu of fees. Registers to refrain from exercising any judicial powers but what are vested in them by the regulations. (See s. 2, cl. 5, 2.)	13. 93. 2. 21.	3 5 8 13	1	12. 95. —	-	1	2. 03.	3 5 	1
Cl. 2. Officialing as Judyes.	2.	Should the office of Judge suddenly devolve upon a Register, from death, indisposition, or other casualty, report to be instantly made to Government; in the mean time, the Register is to confine himself to duties required by necessity in execution of orders from the P. C. A. or S. D. A. for the preservation of public peace and other emergencies. Under such circumstances a Register may conduct all summary suits requiring immediate attention; may also enter on the file new suits instituted; refer to native commissioners such suits as are cognizable by them; try cases referable to himself; and in cases only cognizable by the Judge may receive pleadings, documents, and take the evidence of wases, but this only in cases of urgency. In such cases Registers not to try appeals from native commissioners unless authorized to act as Judges, or vested with special authority to do so; (see cl. 4,) nor in any case to try appeals from himself. In the event of sudden vacancy of the Judge's situation as above, or whenever the Register is acting for the Judge, should appeals from the Register's decisions be involved in considerable delay, the P. C. A. may, upon application by the parties, send for the case and try it as a common appeal. (See Ch. 12, s. 13, cl. 1.) (a.)	4. 96. 2.05.	14		_				15	
			······································						Through		
	_								the Pro	_	******
Cl. 3.		Registers competent to try original suits to the amount of 500 Rs when referred to	o them	by 1	he	Judge.			Reg. 24. 14	8	1
Powers of Cog- nisance.	2. 3	From decisions on such suits, appeals to lie to the Judge. Decisions of the Judge final, unless the P. C. A. see sufficient reason for admitting	r a specia	ıl ar	ope	al. (See	Ch.	12.		1	"
	υ.	s. 10, 1.)	, a speen		P	• •	• • • •]		1	7
	4.	Suits referred to registers may be recalled and tried by the Judge previous to deci	sion. (b.)				••		10	1
Cl. 4. Extra Powers.	2. 3. 4.	Whenever the business in Z. or C. C. may be collected, the S. D. A., if the deemed properly qualified, may report to Government the accumulation of civil the expediency of investing the Register with additional powers. On the receipt of such report, or on any other information before him, the Gov. (gister with all or any of the following powers. 1. To try and decide appeals from the decisions of moonsiffs and sudder aumeents Judge: in such cases, the Register's decisions final, unless the Judge see reason to Exceptions.—Appeals from sudder aumeens in suits above 500 Rs. not to be referred. 2. To try original suits exceeding 500 Rs. in amount when referred by the Judge: ing to the general rules. (d.) From decisions in such cases, appeals only to lie to the P. C. A. under the same in the Judge. In such cases of appeal, or in other cases when the P. C. A. may issue orders in pending before a Register, processes to be sent through the Judge, who will him should the Register be prevented from doing so: returns from the Register to be	Gen. in Gen. i	oith C. n efer spe spe siste ses app to s ply	nay red cial ers. to l . uite	invest to him appeal. to appeal decided the their controls.	by (c.)	con the	4. 27. 24. 14.	9	3

⁽a) When Registers apply for leave of absence, Judges are to report the state of business pending before them. See C. O. of S. D. A. January 4, 1811.

(b) The C. O. of S. D. A. direct Z and C. Judges to call for an explanation from Registers when they decide fewer than 15 cases a month.

(c) The C. O. of S. D. A. explain that Registers, so empowered, are not competent to fine or suspend sudder aumeens or moonsiffs for misconduct.

(d) The C. O. of S. D. A. December 7, 1815, direct that such cases are to be tried as cases before the Judge; and that pleadings, &c. in them shall be on paper of 1 R. tamp.

		Ch. 8. Registers and Registry of Deeds.		Throw the P		
Sec. 1.	5.	The above special powers not to be exercised without authority from the Gov. Gen. in C. and may be revoked		Heg.	S	-
Cl. 4.		by Government. On the recommendation of the S. D. A. the Gov. Gen. in C. may invest zillah and city Registers with power	24	. 14.	1	9
		to try and determine appeals from the decisions of other Registers.	. 9	. 19.	1	В
	1.	No Register qualified to receive such powers until he may have been six years in the judicial department, and i vested with such powers only to try appeals from Registers junior to himself.			١.	
		Decisions past on such appeals open to special appeals to the P. C. A.	·			
C). 5. Summary and	1.	Petitions for the executions of decrees passed by sudder cumsens or moonsiffs, may be referred for enforcemen to Registers; their orders in such cases being appealable to the Judge, and specially to the P. C. A.		01	١,	7
Miecellaneous Cases.		The officers of the court to obey all orders of their Register in such cases.	.]	. 21.	'	,
	2.	Registers competent to try and decide summary suits for arrears of rent or forcible dispossession, when the amount is not above such as they may be qualified to try in regular suits; if vested with special powers, such				
		suits to any amount may be referred to them. The Judge may always recall summary and miscellaneous suits while pending.	8		١,	1
	3.	Registers may try summary suits on indigo engagements, when referred to them by the Judge. (e.)	6	. 2 3.	E	ò
		See Ch. 5, generally.		P		
Cl. 6. Orders to be	1.	Registers not competent to refer summary suits to Collectors for investigation; but when they may think such re		1.0	١.,	
executed through the	2.	ference would facilitate the decision, they may report such opinions to the Judge. Any person committing wilful perjury, or guilty of subornation of perjury, in a matter pending before the Register	,	. 17.	1	
Judge.	3.	to be forwarded by the Register, with his proceeding and sentiments, to the Judge. (See Ch. 1, s. 5.) When a Register may desire to depute a moonsiff to make inquiries respecting any suits before him, he will for	17	. 17.	14	ŀ
				. 14.	77	,
Cl.7. Miscellaneous	1.	Registers may be employed by their Judges in signing and issuing any process of the court; or in taking depo	1		1	1
Duties.		sitions; such depositions to be taken in open court in presence of the parties or their vakesls, who will attest the same.	24	. 14.	11	
	2.	Registers may in the same manner require their assistants or native officers to take depositions in suits pending before them.	<u>.</u>			
	3.	Registers or assistants to make all translations required from the courts, unless, in the estimation of the Judge, their				
	4.	avocations will not admit of it. Registers and assistants may be deputed by their Judges to make local investigations within their districts, for	119	. 97.	4	
		determining boundary disputes or other judicial matters. The Judge to determine what proportion of deputation charges are to be paid in such cases by the respective	11	. 24.	2	į
		parties: such charge, the parties being indigent, or for other sufficient cause, to be paid by Government.	.1		3	Ì
	Ð.	Registers of the civil court to conduct public sales of saleable tenures held by leases in perpetuity ordered to be sold under Reg. VIII. 1819. (For forms, see the regulation and Ch. 4, s. 9, c. 3.)		. 19.	9	,
SEC. 2.	1.	The Gov. Gen. in C. may appoint one or more as second and third Registers to any Z. or C. C.	24	. 14.	19	,
Additional Registers.	2.	The Gov. Gen. in C. may station the Register or Registers at some separate place within the jurisdiction of the			•	
Cl. 1. Appointment	3.	court, providing a court-room for holding his proceedings. The judicial powers of such registers to be the same as other registers, to try all suits referred to them by the				
and Powers.		Judge, according to the authority vested in them. The Gov. Gen. in C. may vest a Register, separate from the sudder station, with power to receive in the first	1			
		instance and try summary suits for arrears of rent or any other causes summarily cognizable, within prescrib	1			
		ed local limits. In such cases Registers to proceed as if they had been referred by the Judge.		,		-
	5.	If such Register have the authority of Joint Magistrate, the Gov. Gen. in C. may invest him with powers to receive and try summary suits which may be within any part of his jurisdiction as Joint Magis	1			
		trate. Such cases to be conducted upon the provisions that relate to other summary suits received and tried by the	12	. 15.	2	,
•	_	Register. (See Ch. 5.)	1		3)
		The proceedings of the Register in such cases, when completed, to be forwarded to that Judge to whose jurisdiction they had reference.				Į
	7.	Registers so stationed apart from the district court may receive on institution, and try any original suits or ap peals, otherwise referable to him, on the powers with which he may have been vested, of which suits the]]	•
		cause of action may have arisen within the jurisdiction in which he is Register, and acting as Join				
	8.	Magistrate. On a regular suit or appeal being so instituted and entered on the file, copy of the plaint, and of other necessary	2	21.	11	
		papers connected with it, to be sent to the Judge of the district, who may call for the suit to his own court, or	ł.			
		authorise the Register or sudder aumeen stationed with him to try it. If the Judge send for the suit, it is to be prosecuted by the pff. in his court.				
	9.	Such Register may execute, on being petitioned, the decrees of sudder aumeens and mooneiffs within his jurisdiction, or refer the latter to the sudder aumeens stationed with him: appeals from orders of the sudder aumeens to	1	To all the		
e de la companya de l		be presented to the Register in the first instance. (f.)	1	3 . s . 4 	12	

⁽f) The C. O. of S. D. A. explain that Registers are competent to proceed against persons for resistance to their process; and from the C. O. of March 19, 1817, it appears (f) From the Government orders, communicated by C. O. of S. D. A. Oct. 28, 1825, it appears, that additional Registers may apply direct to P. C. A. for the appointment of sudder summers in their jurisdictions.

	. Ch. 8. Registers and Registry of Deeds.	Wag tarks	il,G	Ç.	Bena			# 7	UVS.
	**	Reg.	18.1	₹.ľ	Reg.	8. 10	Reg	. 1,5	. C.
Sec. 2. Cl. 1.	10. The pay. Gen. in C. may vest such Register with power to receive and try diginal suits relating to any part of the jurisdiction over which has the power of Joint Magistrate, and to the court of which parts he is not attached as Register.	3, 24.	2	1					
	11. All other provisions relating to original suits before such Registers, applicable to these cases.			2		-	-		-
Cl. 2. Process.	 All processes of Registets so stationed to be issued under their own seal and signature, and executed by their own officers, in concurrence with the officers of their district courts. Judges and their officers to aid the execution of all such processes: resistance to such processes liable to all the penalties prescribed in similar cases. 	24. 14.	12	4 5		-	_	-	
Cl. 3. Periodical Re- ports.	 The monthly and half-yearly reports, prescribed generally, to be sent by such Registers, to the court to which they may be attached, and with the reports of which they will be incorporated. (g.) Or to those courts in the jurisdiction of which the suits reported may have occur red. 	24.14.	12	10		 -	<u> </u>		_
Cl 4. Correspon- dence.	1. All official correspondence addressed by Registers, so stationed, to other public authorities, to be forwarded through the Judges of the Z. or C. C. unless the affair require despatch, in which case, the communication being sent direct, a copy is to be forwarded to the Z. or C Judge. (See the general exceptions in Ch. 1, s. 10.)	• [12	i 1				-	_
Cl 5. General Rules.	. When the regulations may not prescribe, Registers so stationed to be guided in forms and practice by instructions from the S. D. A	1		12	12 . 95.	2	12.03	. 13	_
SEC. 3. REGISTER OF THE S. D. A.	 Register of the S. D. A. to call special sittings of the court on the orders of the Chief Judge. All orders and precepts of the court to be attested by the Register (passim.) At the end of each month, the Register of the S. D. A. to submit to the court monthly abstracts of decisions received from the P. C. A. and Z. or C. C., with 	2.01. 6.93.	6	,	 10. 95.		5. 03	2,8	
	a report showing the number of decisions in each civil court. 1. On the 15th February and the 15th August, every year, the Register of the S. D. A. to submit to the court a report on the half yearly abstracts received from the P. C. A. and Z. or C. C. showing the number of suits pending in the several	37.95.	2 3 4		_		13.03	20	
	civil courts, (h.) 5. In such reports the Register of S. D. A. to notice all omissions in the abstracts received from the courts, with the reasons assigned.	1	5 6					21 22	
	of wases. in suits before the court. (See Ch. 13, s. 5, cl. 2, 1, and cl. 6.)	6. 93.	16	þ	0. 95.	2	5.03.	16	
SEC. 4. REGISTRY OF DEFDS. Cl. 1. Deeds to be registered.	Deeds authorized to be registered:—deeds of sale or gift; deeds of mortgage or certificates of redeemed mortgages; leases and assignments of property, including temporary conveyances of property, wills, authorities to wives to adopt	36. 93.	2	2	8. 95.	2	17. 03.	2	
	sons after the demise of husbands. Also engagements of indigo planters (whether European or native), for the delivery of the plant. Also, bonds, promissory notes, and obligations for money. Registers are not warranted in registering any deeds not specified in the regulation.	20. 12.	3 2 5 7		-	- -		3	
Rules of Re-	Registers to notify, in some public part of their office, what hours they will attend to register deeds. Registry of deeds to be made in the office of the Register of the district; if the property affected by such deeds be situated in more jurisdictions than one, the deeds are to be registered in the office of each.	36. 93.	7			2		13	
	Each description of deed to be registered in a separate book, to be regularly paged. Every deed ar entry in the registry to be numbered: the date and hour of registry to be noted on the margin.		8 1				#	8	1 2

⁽g) The C. O. of S. D. A. Aug. 13, 1824, direct that such Registers, whenever they may decide less than 15 cases in any month, are to add an explanation to every monthly report they may forward to each sillah court with which their jurisdiction is connected.

(h) One of these reports is dispensed with by the C. O. of S. D. A.

	// 5 B					-	124			-
	Ch. 8. Registers and Registry of Deeds.	Benga	9,9		Bena			. C. 1		-
SEC. 4. Cl. 2.	Persons having deeds for registry to attend in person or by an authorized agent, with the original deed, and an exact copy attested by at least one party in the	Reg. 20, 12,	5		Rey.		P	X	8.	
	engagement, and one witness to the execution. On presentation of the deed, the person executing the same or his agent, attending with one or more witnesses to the execution of it, shall prove by oath the execution of the deed.	36.93.	9		3. 95 .	2			0	
	The validity being thus proved, the Register to specify on the back of the copy furnished by the party, the date and hour on which the deed was brought for registry, and to file such copy in the records; entering also in the register book the date and hour on which the entry was completed and inspected by him.	20. 12.	2		• •			••	6	
	8. The entry being completed, the original deed to be endorsed with a certificate as to the date and hour of registry, as well as the page of the register book, under the signature of the Register.	AU. 1.2.	2	2	_			-		-
	9. The entry in the register book to be made, if possible, at the time when the copy is endorsed; but never to be postponed beyond the day of such endorse- ment.			3						
	10. The above certificate of the Register to be considered by the courts as sufficient evidence of its registry.	36.93.	10		••	••	l	7. 03.	10	
Cl. 3. Inspection and	1. The Register shall allow all persons, on application, to inspect the copies of deeds attested and filed as above prescribed.	20. 12.		4	-	Ц		*****	_	_
Copies.	2. Also inspection of the registry books to be allowed in the same manner. 3. The Register to grant copies, on application, of all registered engagements, if the originals be lost or not forthcoming; such copies to be received as sufficient evidence in courts of judicature; the execution being proved by the witnesses	36. 93.	11		••	••		••	11	
	to the original deed. 4. All these rules made applicable to indigo engagements, bond or money obligations:	20. 12.	2 3,5	5		-		-		_
Cl. 4. Ruiss of Re- cord.	I. Persons counterfeiting or falsifying entries in the register books to be prosecuted criminally; the Register, on the part of Government, to conduct such prosecutions.	36. 93.	12					7. 03.	12	
	2. An index to be added to the register books. 3. Powers of attornay produced by agents, causing deeds to be registered, to be kept in a separate book.	20. 12.			***			-	-	
Cl 5. Falidity piven	I. It is optional to all persons to register or not to register deeds, executed before the date on which the regulation had effect (in each province).	36. 93.	4	9	8. 95.	2		7. 03.	4	!
y Rogistry.	2. It is optional also to register leases and assignments, wills and authorities for adoption of sons executed after the date of the regulation. The rights of persons not to suffer for the non-registry of deeds.		5	ľ	,				5	
	3. Deeds of sale or gifts, dated subsequent to the enforcement of the regulation (in each province), if registered and authenticated in court, to invalidate any other such deed for the same property (not registered) whether it be prior or subse-									
	quent to the registered deed. 4. Deeds of mortgage under the same circumstances, when registered, to be satisfied before other deeds of mortgage unregistered, whether of an earlier or later		6						6	1
,	date. 5. But if a person shall register any of the above deeds, knowing at the time that the property interested in the deed has already been bound or transferred by a similar engagement earlier than his own, and this circumstance be established in court, the registry of the latter deed shall not invalidate the former or be held									
	to have a superior claim. 6. Indigo engagements registered (although it is optional with the parties to register them) to have a superior claim to any other such engagement (unregistered) for the produce of the same lands, whether the latter engagement be earlier or subsequent to the former.		3	3	bines	••		•		
(1. 6. Foss,	1. The Register is entitled to a fee of 2 Rs. for every engagement registered, to be paid by the party registering; 1 rupes for every copy of a registered deed furnished.		14			4		7. 0 3 .	1.4	
	nished to applicants; and 8 annas for inspection of the registry books: any such official acts may be refused until the payment of such fees. 2. An English account of fees to be kept.	20.12 36. 93.	. 4	2	0. 12 .	5	2			_

	***	Ch. 8. Registers, and Registry of Deeds.	Benga	l, e	ço.	Bene	108		C.C.	Pro	vs.
		4	Reg.	8	C.	Rog.	18.	C.	Reg.	S.	C.
Cl. 7. Appointment of a substitute.		The office, for the registry of deeds to be at the sudder station, and to be under charge of such Register as is attached to the Z. or C. C.; if any thing prevent the Register from performing his duty, he may appoint a covenanted servant to act as deputy (under sanction of the Judge); such deputy to take the prescribed oath of office.		2			-				
		If a Register in charge of the office leave the station without appointing a deputy, the Judge may appoint some qualified covenanted servant to officiate.	1	3						L	
	3.	As also when a vacancy occurs in the situation of such Register	1	4			-			1-	ĺ
	4.	If there be no qualified person at the station, the Judge to perform the duties himself.		5			_				
	5.	All registry of deeds, so performed by the Judge or other covenanted servant appointed by him, previous to the date of this regulation, to be held valid		6							
	6.	A deputy, appointed as above, to receive the fees of registry; but when the Judge shall perform the duties, the fees, deducting the expense of the establishment, to be credited to Government.		7	1					_	
Cl 8. Supervision by the Judge.		The Judge to countersign the endorsements on the copies filed in the office, as well as the transcripts of deeds in the registry book. The Judge to report to Government any errors or irregularities in the conduct of this office by the Register.	20. 12.	6	2		_	_	*********	-	_

CHAPTER IX.

SUDDER AUMERNS, THEIR COURTS AND DUTIES.

	-		Through		
	-		Reg.	15.	
SEC. 1. APPOINTMENT, &c.	2.	When the number of sudder aumeens in a Z. or C. C. require to be increased or diminished, the P. C. A. shall report the grounds of such opinion to Government. (a)	4. 27. 23. 14.	3	
	3.	The Fiscal or Dutch law officer, attached to the court at Hooghly, to be a sudder aumeen ex-officio, with ful powers. Other sudder aumeens to be nominated by the Z. and C. Judges, under the approbation of the P. C. A	1 18. 25.	9	1
		and not to enter upon their duties until such sanction be received, (see rule 1.) Upon the death, removal, or resignation of any sudder aumeen, the Judge, nominating his successor for the approbation of the P. C. A. may commit all papers and records to the charge of such successor, or otherwise	23. 14.		
	6.	dispose of them for the time being. In the choice of sudder aumeens, Judges not to select from any particular class or religious persuasion, but any person qualified is eligible; particular statement to be sent to the P. C. A. of the qualifications, age, country	, {	48 73	
	7 .	and character of candidates proposed	e	64	
	9.	Law officers before sudder aumeens ex-officio, need not receive sunnuds. Sudder aumeens to receive a monthly salary in lieu of fees. Every sudder aumeen, on entering upon his duties, to take and subscribe an oath (form given in the appendix	13.24.	2	2 2
		of the regulation) before the Judge in open court: when he may think proper, the Judge may substitute a written declaration in lieu of such oath.	23. 14.	66	
SEC. 2. STATION OF COURT.]. 2.	The sudder aumeens to hold their kutcherries at the station of the court, wherever the Judge may direct. When a Register may be stationed at a distance from his court, one or more sudder aumeens may be appointed to the same place; the general provisions regarding powers and compensations applicable to such sudder	1	67	
-		aumeens. Studder aumeens being so stationed, the Register of the place may refer suits originally instituted on his file according to the powers of the officer. (c.)	2.21.	11	١.
		Reference of suits from the Judge to such sudder aumeens, subject to the general rules. (See Ch. 1, s. 9, cl. 2.)			
SEC. 3. Misconduct.		to be awarded against them on proof of the charge: also liable to criminal prosecutions for extortion or cor-	23.14.	67	1
		rupt practices in any part of their duty; on proof before the court of circuit liable to fine and imprisonment. But sudder aumeen not to be prosecuted for breach of forms or errors in judgment; process not to be served upon such officer, unless the Judge be satisfied by evidence that the charge is well founded.	{	67 10	2
Sec. 4. Powerb of Cognizance.		Original suits for money, land, or any property of a value not exceeding 150 Rs. may be referred for trial to sudder aumeens. The S. D. A. may invest sudder aumeens with powers to receive and try original suits for 500 Rs. and	39414	68 7	2
Cl. 1. Original suits.		under	2.21.	5	2
		Appeals from decisions in such suits to lie to the Judge	\$24.14 2.21	. 8	6 4
		Such suits to be tried on the general provisions for other suits before the sudder aumeens.			3

⁽a) The C. O. of March 12, 1817, communicate the sentiments of Government in regard to the distribution of sudder aumeens, and contain other directions, especially that sudder aumeens shall account for not deciding 30 suits a month, exclusive of nonsuited and rascenamah cases.

(b) The orders of Government, communicated in C. A. of S. D. A. April 2, 1821, fix the salaries of such sudder aumeens, at 100 Rs. and of others at 140 Rs. per mensem, besides 30 Rs. for native officers. By the C. O. of March 17, 1826, 10 Rs are added for stationary.

(c) From the correspondence circulated by the C. O. of S. D. A. October 28, 1826, it appears, that additional Registers may recommend the appointment of sudder aumeens direct to the P. C. A.

	Ch. 9. Sudder Aumeens, their Courts and Duties.	Through		
SEC. 4. Cl. 1.	4. The S. D. A. may invest sudder aumeens with power to try and determine suits amounting to 1000 Rs. Appeals in such cases to be tried only by the Judge. Such cases to be tried in conformity with the rules of Reg. XXIII. 1814.	Reg. 4. 27.	S.	
Cl. 2. Appeals.	 Appeals from the decisions of moonsiffs may be referred for trial to sudder aumeens for the sake of despatch. Sudder aumeens to keep a separate register book of such appeals; and in their monthly and half-yearly reports to distinguish cases of appeal from original suits. Decisions upon such appeals only open to a special appeal 	23. 14.	75	1
	before the Judge. 3. Such causes of appeal to be tried by sudder aumeens according to the provisions that relate to appeals before the Judge.			2 3
Cl. 3. Miscellaneous.	1. Petitions for the execution of decrees of moonsiffs may be referred to sudder anneens for enforcement; an appeal from orders in such cases lying to the Judge, and specially to the P. C. A. All orders of sudder anneens in such cases to be executed by officers of the Z. or C. C.	2. 21.	7	2 3
Cl. 4. Rules for Re- ference of Suits.	 No suit to be referred to a sudder anneen, in which either he or any of his people or the vakcels of his court may be concerned. Suits likely to involve questions of Hindoo or Mahononedan law are to be referred to such law officer respective- 	23. Ì4.	68	
	ly, in preference to other sudder aumcens. 3. The prohibition against referring suits concerning Europeans rescinded.	4. 27.	69 2	2
Suits of Pau-	1. Suits in which either party may plead in forma pauperts may be referred to sudder aumeens for trial. 2. The general provisions concerning paupers applicable to paupers in such cases, but no person to be admitted by	13. 24.	4	2
pers.	the sudder aumeen as a pauper, without a written order from the Judge or Register, (if at a separate station.) 3. Sudder aumeens may, on petition to plead as paupers from parties, inquire into the circumstance of poverty (as directed by Reg. XVIII. 1814, Sec. 5); but no final order to be passed for the admission of a pauper suit without the requirement of the Index or Register. (Sec. 11. 3, 2, 2, 1, 1, 5, 2, 2)			3
Sec. 5. CONDUCT AND TRIAL OF SUITS. Cl. 1.	without the sanction of the Judge or Register.—(See Ch. 3, s. 3, cl. 1, 5, &c.) 1. In lieu of the institution fee formerly prescribed, stamp duty to be paid on the plaint, according to the following scale; amount of suit not being above 16 Rs. plaint to be on paper of 1 R. stamp. being above 16 Rs. but not above 32 Rs. ,, 2 Rs. stamp. 32 Rs. ,, 64 Rs. ,, 4 Rs. stamp. 64 Rs. ,, 8 Rs. stamp.	23. 14.	70	4
Stamp Duty.	64 Rs. , 150 Rs. , 8 Rs. stamp	23. 14. 13. 24.	3	2 3
Cl. 2. Plaint.	See s. 2. cl. 4. 2. of chap. 10,—this rule being extended by Reg. XXIII. 1814, 73, to sudder aumcens*.			• For proses sec. 8.
	See s. 2. cl. 7. of chap. 10, extended by do.			
	Sec s. 2. cl. 8. 5. of chap 10, extended by do. —The rest of the vales concerning pleadings in the courts of moonsiffs not extended.			
Cl. 5. Pleaders.	Judges will allot to the courts of sudder aumeens a certain number of vakeels, who will be subject to the rules in force for vakeels attached to Z. and C. C. (see ch. 7): suits to be pleaded in the courts of sudder aumeens by parties or their authorized vakeels.	23. 14.	72	
Cl. 6. Witnesses. ,	1. See s. 2. of chap. 10, cl. 10, 22, 13, 14, 15, 16, extended by Reg. XXIII. 1814, 73. 2. Wsses. guilty of wilful perjury before a sudder aumeen, to be forwarded to the Judge with his proceedings and sentiments on the case.	17. 17.	14	2
Cl. 7. Exhibits.	See s. 2. of chap. 10. cl. 11. the whole of which is extended to sudder aumeens by Reg. XXIII. 1814, 73.			
Cl. 8. General Tri al.	 Sudder anneens are themselves to investigate suits referred to them in a public court-room, and not to allow persons to interfere in the trial. See s. 2. cl. 9, 1. 5. of chap. 10. extended by Reg. XXIII. 1814, 73. 	23. 14.	71	
Cl. 9. Decision of Suits.	See s. 2. cl. 13. of chap. 10. the whole of those rules being extended by ditto.			
Cl. 10. Execution of Decrees,	See s. 2. cl. 14. 1, of chap. 10. extended by ditto: the rest of the rules in that clause are not extended.	I		

	Ch. 9. Sudder Aumeens, their Courts and Duties.	Thro the F			
Sec. 6. Appeals from Sudder Au-	See s. 3. of chap. 10. extended by do.	Re	9.	S.	<u>c.</u>
MEENS. SEC. 7. PERIODICAL REPORTS.	See s. 4. of chap. 10. extended by do.				
SEC. 8. GENERAL RULES FOR PROCESS AND FINES.		23 1	1 4 .	74	
J-332-1	2. Sudder aumeens being competent to impose fines for contempt of court, may commute such fine to two months imprisonment; such orders not to be enforced until confirmed by the Judge or Register (See also Ch. 7, s. 2, cl. 2. 4.)	12. 2	25.	6	2
SEC. 9. EXTRA DU- TIES.	 The instructions given to sudder aumeens on such occasions are to specify whether merely the proceedings or the opinion also of the officer deputed are required to be furnished	23.		76	3 5
	(See Ch. 2, s. 3, cl. 6.)	7. 2	25.	3	1
Sec. 10. Rule for Chittagong.	Sudder aumeens in sillah Chittagong, to whom suits for rights in landed property may be referred, are to affix in their kutcherries, a public requisition that all persons concerned in such lands shall prefer their claims: decrees to specify the rights of all claimants.		4.{	59 73	3

⁽i) According to this Rule, when the above references do not supply all the necessary directions, reference must be made to the same subjects in ch. 1 or ch. 2.

CHAPTER X.

MOONSIPPS, THEIR COURTS AND DUTIES.

		Through		
		the Prove		
Sec. 1. Establish- Ment, &c. Cl. 1. Jurisdiction, &c.	Exception.—A moonsiff to be situated in the town of Juggunnauth Poorce, zillah Cuttack*. 2. The moonsiffs' jurisdictions to have the same denominations as the local thannahs. 3. The number of moonsiffs to be regulated by the number of police divisions. 4. On the Judge's report, that the business of any division is excessive, the P. C. A. may augment the number of moonsiffs. 5. The P. C. A. may at any time comprise the jurisdictions of two police divisions under one moonsiff, or change the	23. 14. 2.21. 23. 14.	5. 6 56 6 2	
Cl. 2. Appointment, removal, and selection of:	 Z. and C. Judges to select any qualified persons, being either Hindoos or Mahomedans, for the office of moonsiff; preference always to be given to the kauzies of pergunudes. Judges to report to P. C. A. the age, character, and qualifications of persons, whom they may recommend to the office; no person to do the duties until his appointment be sanctioned. A vacancy occurring in the office of moonsiff, the Judge, nominating a successor, may either give him charge of the papers and records, or dispose of them otherwise. Z. or C. Judges to report to P. C. A. whenever they may see grounds for the removal of a moonsiff; the court, passing orders on such report, may either adopt the suggestion of the Judge, or institute further inquiry. The Z. or C. Judge may suspend any moonsiff guilty of gross misconduct; reporting the circumstance to the P. C. A. without delay. In cases of less misconduct, the Z. or C. Judge may fine a moonsiff as far as 20 rupees; this order being final. No moonsiff to be dismissed unless the P. C. A. see sufficient reason. 		48	1 2 1 2 3 4
Cl. 3. Penally for corruption.	 Moonsiffs amenable to the civil court for extortion or abuse of authority or corruption; on proof of the charge, the Judge to award costs and damages against them. Moonsiffs amenable also to the criminal court for corruption or extortion, and on the charge being proved before a court of circuit liable to fine and imprisonment, but not to be prosecuted for breach of form or error of judgment, nor is any process to be issued against them except on charges which may appear to the Judge well founded, from sufficient evidence. 	23. 14.	10	2
Cl. 4. Sunnud and oath.	 Moonsiffs, on their appointments being confirmed, to receive a sumud in the form specified in the appendix of Reg. XXIII. 1814. Persons having received the prescribed sumud as moonsiffs to take and subscribe an oath, (the form may be seen in appendix to the regulation), or if the Judge think proper to remit the oath, to sign a written declaration to the same effect. A copy, under the Judge's seal and signature, of the sumud granted to moonsiffs, to be given to them, that they may affix it in some conspicuous part of thier court-room. 		6 11	4
Sec. 2. Conduct of suits. Cl. 1. Cognizance of suits.	 Moonsiffs may receive and try suits preferred against native inhabitants of their jurisdictions for money or personal property (not being damages of any kind) to the value of 64 rupees sicca; provided the amount claimed include the whole demand arising from the cause of action. The value of suits admissible by moonsiffs, extended to 150 Rs. Sa. under similar provisions. Moonsiffs may receive and try regular suits for arrears of rent not exceeding 150 Rs. in amount. 	19. 17. 23. 14. 2. 21.	13	1 1
	5. Exceptions.—Moonsiffs not to try any suits in which themselves, their connections, or the vakeels of their courts, or other persons employed in their cutcherries, or British subjects, or a European, or other foreigner may be party.	2.21 23.14.		2 2

	-	Ch. 10. Moonsiffs, their Courts and Duties.	Throng the Pro		
			Reg. 2.2	15	C
Sec. 2.	6.	Moonsiffs not to admit any suits in which pffs. may desire to plead in forma pauperis.	23.14		
Cl. 1.	7 .	The Judge of Chittagong may refer to the moonsiff of that zillah suits for landed property not exceeding 64 Rs. in value.		57	
	8. 9.	The moonsiffs of that district to receive in their sunnud, a power to investigate such suits. Moonsiffs to investigate suits before them, themselves, and not to allow any persons to interfere therein; whenever there may be no particular provisions for moonsiffs, they are to be guided by the rules in force for Z. or C. C.		58	
Cl. 2. Pleaders.	1.	No person to be allowed to plead before a moonsiff except a party in a suit, his relative, or agent, or a vakeel who may have received a sunnud of appointment from the district Judge		15	1
2 70000101	2.	Whenever it may appear expedient, but not unless the expediency be clearly shown, the Judge may appoint a certain number of vakeels to the courts of moonsiffs, giving each a sunnud (for form of this sunnud, see appendix to the regulation.)			2
	3.	Vakeels so appointed to be sworn to a faithful discharge of their duties, and liable both to a civil and criminal action for any breach of trust, or professional misconduct; such vakeels only to be removed from office on			3
		proof of misconduct, incapacity, or profligacy, or when the Judge may deem their appointment unnecessary Vakeels to make their own agreement with their clients for the duties in which they may be engaged, but the amount of fees agreed upon to be specified in the vakalutnamah, and if reasonable, in the moonsiff's decree Moonsiffs to enforce the order contained in the 1st clause of this section (No. 1 of this clause.)			4
Cl. 3.	1.	Stamp duty at the following rates to be paid for every plaint filed before a moonsiff		16	
Slamp Duly and compensa- tion to Moon-		In suits for 16 Rs. Sa. or less, 1 R. In suits for 32 Rs. or less, 2 Rs. In suits for 64 Rs. or less, 4 Rs. In suits for 150 Rs. Sa. or less, 8 rupees.	§ 2.21	70	3
		In all suits instituted in the courts of moonsiffs, the full amount of stamp duty to be appropriated as a compensation by the moonsiffs. In suits adjusted by razeenamah before moonsiffs, pff. not entitled to receive back the amount of stamp duty,	\$ 2.21 23.14	49	3
		which is to be considered as compensation to the moonsiff. Exception.—But in suits dismissed for default of pff. or nonsuited, the moonsiff is not to appropriate the stamp	3.17.	4	
	4.	duty as remuncration to himself. Moonsiffs will receive this remuncration from the treasurer of the court, when the monthly statements of stamp duty (see cl. 16.) have been countersigned by the serishtadar, and endorsed with an order by the Judge	23. 14.	4.5	4
Cl. 4. Plaint.		Plaints filed in moonsiff's courts to state the grounds of complaint, the date of the cause of action, the name and residence of the dft., the precise amount claimed, and all circumstances that may elucidate the transaction No irrelevant matter or abusive language to be inserted in the plaint. Plaints when filed to be signed, numbered, and dated, the number of the suit and an abstract of the plaint to be entered in a register, two blank columns to be left in this register, one for the insertion of the final decision, the other for noting the date on which		17	
		copies of decrees were given or tendered to the parties. Judges to call for and inspect these registers during the vacations. (See cl. 13, 2.)		18	
Cl. 5. Notice and	I.	The plaint being filed, moonsiffs to cause a notice, containing a short statement of the demand, and requiring deft. to answer the same by a day fixed, to be served on the deft.		19	1
proclamation.		This notice to be given to pff. or his vakeel, who will take measures to serve the same, the names of the person serving it always to be endorsed on the back of the notice by the moonsiff. The persons serving such notice to require from the deft. an acknowledgment to be endorsed on the back of			2
		the paper, and to be witnessed by people of the village			3
	5.	officer of the establishment, and to be returned by him duly executed. Similar rule for persons employed in the salt department during the manufacturing seasons.	10. 19.	20 21	1
		. A return to this effect being made, moonsiff to cause proclamation to be affixed in his own cutcherree and in the	23, 14.	22	1
C) 0	1	outer door of deft's, residence, that if he do not attend within 15 days, the suit will be tried exparte. Deft. not appearing by the time fixed in the notice, (such notice being acknowledged by him as received,) or if			2
Cl. 6. Trial exparte.	2.	appearing he fail to file an answer to the plaint, the moonsiff to try and decide the case exparte. (See cl. 5, 7.) But previous to deciding the suit exparte, moonsiff to satisfy himself that the notice was actually served on the deft. Deft. not appearing after a proclamation (in the case of inability to serve the notice) has been issued as above		21	2
Cl. 7. Security.	3.	Moonsiffs to require neither mal nor hazirzamuny from defts. nor to attach their property; but if it appear that deft. meditates escape or removal of property in order to evade execution of final judgment, moonsiff to report the circumstance to the Judge, who will pass proper orders thereon, to be executed, either by his own officers or by the moonsiff, as he shall direct. (See. Ch. 2. s. 2, cl. 4.)		22 23	3

	Ch. 10. Moonsiffs, their Courts and Duties.	Throne the Pr		
			. 13	5.
SEC. 2, Cl. 8.	1. The deft. being in attendance, personally or by vakeel, to be allowed to take copy of the plaint and file	an		
Pleadings.	 Irrelevant matter and abusive language not to be admitted in the answer. If the answer contain a mere simple denial to the claim, no further pleadings to be required; but if it set for any plea to which a reply may be requisite for the elucidation of the case, the pff. to file his reply on the ending court day; such reply, confessing or denying the truth of the deft.'s plea, is to contain no matter not alrest contained in the plaint. To this reply the deft. may file a rejoinder in the same day, containing no matter, however, not already forth in the answer; no supplemental pleadings to be admitted in the courts of moonsifts. The answer, reply, and rejoinder are not required to be on stampt paper. Should the pff. or deft. neglect to file a reply or a rejoinder by the time fixed as above, the trial of the suit is to be delayed on that account. 	su- idy set	4. 2	
Cl 9. General rules	1. Suits to be tried by moonsiffs according to their order upon the file, unless the Judge, upon the report of a moonsiff or for other reason, shall direct certain suits to be investigated before others.	he	20	
for trial of suits.	2. If either party or vakeel be not in attendance when the suit is called to a hearing, notice that the case will age be called forward in ten days, to be stuck up in the cutcherree; if within that time the pff. or his vakeel			
	not attend, the case to be dismissed; if the deft. be absent, trial to proceed exparte. 3. Should any suit be thus dismissed in default, and afterwards appealed, the court trying the appeal may investig the merits of the case, or remand it back to the moonsiff for further trial.	ite	27	7
	4. Suits to be tried by moonsiffs on the mutual pleadings, on the documents, and the depositions of wsses. to taken in presence of the parties, or their vakeels: if both parties consent to rest their case on the oath of ca			
	other, the suit may be decided on examinations so taken. 5. Judges may at any time remove suits from the file of a moonsiff, either to his own or to his Register's file, or	to	28	3
	that of a sudder aumeen, or of another moonsiff:		47	7
Cl. 10. Iules regard- g witnesses.	1. Parties wishing to procure the attendance of wsses., if such wsses. will not attend at their desire, moonst may summon any persons within his jurisdiction to give evidence: women of rank to give depositions in a manner prescribed. (See Ch. 2, s. 2, cl. 8.)		29	
	 The summons for wsses, to specify the number of the suit and name of party summoning the wsses,; to name and residence of the witness, and the day on which attendance is required at the moonsiff's court. Applications for the summoning of such wsses, not required to be on stampt paper, nor liable to pay fees. 	::		
	 4. The summons to be delivered for execution to the party summoning, or his vakeel; name of the person to be e ployed in issuing it to be first endorsed on the back of the summons by the moonsiff. 5. If the witness required be employed in the Company's investment, the summons to be enclosed to the principal content. 			
	officer of that department: such person not to be summoned or detained unnecessarily. 6. Similar rule for persons employed in the salt department, (during the manufacturing season.)	 10. 19	$\begin{array}{c c} 30 \\ 21 \end{array}$)
	7. Such summons being served, but the witness not attending on the day required, the moonsiff may attach a property of such person within his jurisdiction; if he still fail to attend, and his testimony be necessary to t case, the circumstance to be reported to the Judge, who may order further process, according to the regulation	ny he		
	8. Should the witness still refuse to attend, notwithstanding the further process of the Judge, he will be liable to fine (at the order of the Judge), equal in amount to the value of the suit pending: such fine to be realized at decree.	a		
	9. Such person attending but refusing to give evidence, the moonsiff may impose a proper fine upon him; but su order to be reported to the Judge for confirmation, and, if confirmed, for enforcement.)		
	10. Any witness being required who may reside beyond the jurisdiction of the moonsiff requiring his attendance if such witness may not comply with the desire of the parties themselves, the moonsiff to apply to the Judg who will order process to be issued through the proper channel.	ge,	32	2
	11. If such person reside at a considerable distance, and his attendance would be a matter of inconvenience to hi the moonsiff to forward to the Judge written interrogatories, to which the answers of the witness will be considerable.	n, b-		
	tained in the usual manner. (See Ch. 2, s. 2, cl. 8.) 12. Moonsiffs prohibited from confining wsses. and not to detain them longer than necessary.		33	•
	13. Moonsiffs empowered to administer an oath, or to certain persons a hulufnamah in lieu thereof, on taking departitions.		34	
	14. Whenever the parties agree, wsses, to be examined on a written declaration, or even without any form of oa 15. Moonsiffs to prevent parties from instructing or intimidating wsses,, or from asking leading questions, that wou suggest a particular answer, or that relate to the character of the witness.		35 36	ı
	16. The deposition of every witness to commence with a statement of the name of witness and of his father; if married woman, of her husband; also of the religion, caste, profession, age, and place of residence of witness.			
	the deposition to be signed by witness or his mark. 17. Wsses. guilty of wilful perjury before a moonsiff to be forwarded to the Judge, with his proceedings and sen ments on the case.	ti- 17. 17	37	1
Cl. 11. Exhibits.	 Exhibits to be filed before moonsiffs without a durkhast, and without paying fees; but moonsiffs not to admit a documents requiring to be stampt by the regulation, and not being so stampt. (See appendix to Chap. 2.) 	ny		1

	Ch. 10. Moonsiffs, their Courts and Duties.	Through		
		Reg.		
C 0	2. If the manufactorist meather the stemp of such deal if stempt he fall manufactorist and a large state of the stempt has been stated as the state of the state	1		
Sec. 2. Cl. 11.	2. If the moonsiff doubt whether the stamp of such deed, if stampt, be of the prescribed value, the document to be		38	o
Ca. 11.	forwarded to the Judge for his instructions.	23. 14.	30	Z
	3. Exhibits filed to be numbered, dated, signed, and sealed by the moonsiff, and referred to in the proceedings by	İ		9
	their number.		1 1	3
	:e	l		
	7 74 107 1 1 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	1 1	
Cl. 12.	1. Moonsiffs empowered to impose a proper fine on any person guilty of disrespectful behaviour, or contempt in		اما	
Contempt of	open court: such fine to be reported to the Judge for confirmation, and if confirmed, for enforcement.		42	
ourl.	2. The power of commuting this fine to imprisonment not exceeding two months, extended to moonsiffs, with the		ا ا	
	same provisions for enforcement.	12. 25.	6	2
		1		
		İ		
Cl. 13,	1. The pleadings and proofs being heard, and the wsses. examined, decision is to be passed according to justice	00 14		
Decision of	and equity.	23. 14.	39	
of decreas.	2. Decrees to specify names of parties, wases, and documents read, to contain an abstract of the pleadings, and			
•	the grounds of the decision, and the exact amount adjudged, with the costs of either party; any plaints ap-	1	١. ١	
	pearing vexatious and litigious, the moonsiff may adjudge suitable damages against the pff.		40	
	3. Within a week after passing the decision, the moonsiff to tender attested copies of the decree to either party or			•
	their vakeels; on the back of each copy, the date of tendering the same to be endorsed.		41	1
	4. Any moonsiff upon whom it shall be proved before the P. C. A. that he wilfully misstated such endorsement, with	1		
	intent to bar the party's power of appeal, liable to dismissal, besides a fine to Government.	1		2
	5. Copies of such decrees need not be on stampt paper.	1		3
		ł		
		1	1 1	
Cl. 14.	1. Moonsiffs prohibited from taking any measures for enforcing their own decrees, unless under instructions from			
Execution of		}	44	
deorces.	2. Persons wishing to have enforced decrees in their favour given by moonsiffs, to present a petition to the Judge			
•	(on stampt paper of 8 ans.) within one year after date of the decree.		45	1
	3. Such petition, being presented by the party or an authorized vakeel, to set forth the name of the moonsiff who		1 1	
	decided the case, the number of the suit, the names of parties, the date of decree, the amount of decree and	'	1	
	costs, and whether or not an appeal has been admitted.			2
	4. The Judge to compare the petition with the original decree in the record of the case, and the monthly report of	1		
	the moonsif.		1 1	3
	5. If the suit be under appeal, execution of the decree to be suspended or enforced on the general rules*.		1 1	4 · Sec Ch. 2,
	6. If the petition (as above) be presented after u year has elapsed since the decree was passed, and satisfactory			s. 4, c/. 2, and
	cause for the delay be not shown, the decree not to be executed; but the party may institute a new suit in the	1	11	s. 3, 5, of this
	Z. or C. C. In replying to such suit, deft. not to impugn the original judgment, unless it were passed exparte,	j '		chapter.
	but may show that the amount has been subsequently paid, or arrangements been made for such payment.			5
	7. Such petition being presented within the period prescribed, decree to be executed, unless there appear reason to	1	1	
	believe it was passed irregularly; in which case the Judge may desire deft. to appeal, although the period			
	limited for appeals may have elapsed.	1	1 1	6
	8. In conformity with decrees for sums not exceeding 64 Rs. Sa., persons only to be confined for six months; but		1 1	
	payment may be enforced from any property that may subsequently appear in possession of such person	İ		
	released. (a)		1 1	7
	9. Petitions for the execution of moonsiff's decrees may be referred to Registers or sudder ameens for enforcement	2. 21.	7	2,3
		l '		
SEC. 3.	1. Persons dissatisfied with decisions of moonsiffs, may appeal to the Judge, presenting their petition within 30 days			
APPEALS FROM MOONSIPFS.	after the date on which copies of the decree may have been tendered to them, unless satisfactory cause be		1 1	
ANDONOIPES.	shown for further delay.	23. 14.	46	1
	2. Moonsif's not to receive petitions of appeal from their own decisions	1		2
	3. Petitions of appeal being presented, and the suits conducted by vakeels, such vakeels entitled to the usual fees		1 1	
	prescribed for similar original suits: this rule applicable to defence of such suits by vakeels.	l '	46	3
	4. Decisions of moonsiffs only to be reversed on the merits of the case, not for informality		H	4
	5. Appeals being instituted, the original decree not to be enforced if the appt. procures sufficient security within the			
	period allowed him for that purpose. (See Ch. 2, s. 4, cl. 2.)	1	ll	5
		i	1 1	•
SEc. 4.	1. Moonsiffs to transmit to the Judge, by the 15th of every month, a report of all suits decided by them during the	1		
PERIODICAL	month preceding; together with the records of all suits so decided (for form see appendix to the regulation.)	i	43	1
REPORTS.	2. With this report moonsiffs to send a monthly statement of the stamp duty filed in cases before them and appro-			
	priated by them.	1	49	2,3
	Such statement being revised and countersigned by the serishtadar, an order to the treasurer, signed by the			
	Judge, shall authorize the payment of the amount to the moonsiff.			4
	3. Moonsiffs to transmit to the Judge half-yearly reports of all suits pending before them by every 15th January and			_
	5th July	, 1	43	2
	4. Packets of such reports, being carefully closed and sealed, may be forwarded by the public dawk, or by a servant	1 1		_
	of the moonsiff, or through the police officers.	, 1		3
	·		, ,	

	-	Ch. 10. Moonsiffs, their Courts and Duties.								ougho Provi		
OF MOONSIFFS.	2.	Moonsiffs may be employed by Judges in any local inquiries necessary to suits pe Moonsiffs will receive particular instructions in such cases, and after the investments thereupon. (See Ch. 2, s. 2, cl. 10. 8.)	igati	on	repo	ort	their ov	t. vn se	23 nti-	14. 5		
	4.	Moonsiff's may be employed by Judges in transferring property according to decree Judges to require the parties to pay into court (previous to issuing of the above or muneration of the moonsiff'; such sum not to exceed what would be the expenses of the court.	ders of a) a. ; n <i>a</i> :	prop ume	en en	sum fo or nativ	e oin	re- 27 cer 23.	.25.	3	1
		This sum to be paid to the moonsiff; but should the moonsiff have been guilty of the inquiry, it is to be returned to the parties	-						•••	5	2	3
	8.	Mounsiffs may be employed in reporting upon the sufficiency of securities and circular Judges always to provide that the time of moonsiffs be not employed in any of the dice of suits pending before them.	umst c abo	anc ove	es o inq	f pa uiri	aupers. es to th	e pre	ju-	5 5 5		
	9. 	Moonsiffs to act as sellers of distrained property (under the provisions that follow).				•••			··		<u>'</u>	
					al, ģ		Benc Reg.	S. C	$egin{array}{c c} egin{array}{c c} C & C \\ C & Reg \end{array}$. 8		
SEC. 6. RULES RE- GARDING DIS- TRAINT. Cl. 1.	1.	Natives having sumuds to try and determine civil suits in the interior of the districts, authorized to sell distrained property on application from distrainers; when necessary the Judge may vest other persons with such powers;—but no person so empowered to sell property distrained for arrears due to himself:					45.05		204.0	200		
Authority to sell distrained	2.	persons receiving commissions to be reported to S. D. A. Moonsif's appointed by the Judge, and tehseeldars appointed by the Collectors, to	35.	95.	8		45. 95.	27	28+.0	3. 27	3,4	*To the Doab, &c. 8, 1805 19.
property.	3	be considered as sellers of distrained property ex officio—no separate commissions to be required for them. (b) Such kazies only empowered to sell distrained property who may have summeds		99.	7			H		20	§4 ₹3	
	• • • • • • • • • • • • • • • • • • • •	as moonsiffs; but whenever the Judge may think the appointment of other com- missioners for this purpose necessary, he may give commissions (according to the form prescribed in the regulations) to persons of good character and pro-	1		6					20	2	Ġv
	4.	per qualifications. The Judges of the cities Dacca and Patna vested with similar discretionary powers.			8			П		1	٦	
Cl. 2. Power to distrain.	1.	Landholders of every kind, whether actual or under proprietors or farmers, may distrain and cause to be sold for arrears of rent or revenue due from undertenants, under-renters, or ryots, the crops, cattle, or any other personal property belonging to such defaulters, without giving notice to any civil authority	17.	93.	2		45, 95.	2		2	1	
	2.	Landholders may delegate their agents to distrain for arrears; in such cases, both agents and their employers are responsible for any deviation from rule, but no damages to be awarded against them, unless such deviation appear to have been wilful and intentional, nor if they should have offered compensation before an					2					
		action for damages was instituted. Every employer of an agent or servant, who in distraining may commit some breach of rule, is amenable in an action for damages, whether the deviation of	1	99.	2						2	
		such agent was done by his orders and knowledge or not. Such principal, however, is not liable to imprisonment, if his agent shall have entered a zenana or broken into a dwelling house contrary to rule, unless such action be proved to have been committed under his orders or with his consent.					• •	29		29		
	3.	Upon the death of any persons intrusted with power to distrain, his heir or successor may exercise similar authority. Managers of <i>undivided estates</i> empowered to distrain as proprietors.						28		28		
	4.	Managers of undivided estates and of estates of disqualified proprietors, and Collectors having charge of collection in estates, vested with powers to distrain or			19		-					
	5.	to delegate such authority to agents. In cases of estates in balance being too small to pay the expense of attachment for arrears of public revenue, the Board may authorize the Collector to cause the distress and sale of the defaulter's personal property; this enactment does not extend to Benares.	1.0	01.	4							
Cl. 3. Penalties for	1.	Any landholder or farmer confining or punishing an under-tenant to enforce payment of rent or revenue, liable either to a civil or criminal prosecution	17.	93.	28			26		26		
Abuses.	2.	If any distrainer shall cause property to be sold for arrears which upon trial (in court) may be proved not to have been due, he shall be compelled to restore										
•	3.	the property or its value, besides damages for the injury. Any person distraining property contrary to the regulations, to forfeit the arrear and liable to damages with all costs of suit. (See further, cl. 7. 8.)	,		8			8		8		

⁽b) The C. O. of June 3, 1813, approve the encouragement of persons to sell distrained property through moonsiffs; the rest of these orders are superseded by the regulations.

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	4	Reg.				Heg.		
SEC. 6. Cl. 4. Defauller.	1. An under-tenant or ryot becomes a defaulter, when he fails to pay his rent or revenue by the day fixed in his engagement, or, if no engagement exists, by established usage; his property is then liable to immediate distress, if the arrears be not paid on demand. If such defaulter has given security, notice to be given to the surety; when the defaulter has refused to pay or has absconded, the dis-							
	trainer may attach either the property of the defaulter or that of his surety 2. Persons who, under the name of sureties, hold under-tenures in the names of others, to be considered the actual tenants, and liable to distraint on default.	17. 93.	3 27	45, 95.	5 25	28. 03.	5 25	
Cl. 5. Rules for At- tachment.	1. Persons deputed to distrain (by a notice of arrears duly signed by the claimant of such arrears) to furnish the defaulter with a copy of such notice specifying the arrear due; endorsed on this notice shall be an inventory of the property attached therewith, specifying the place where such property may be, and that it will be brought to immediate sale if the arrear be not paid previously: notice to	35. 95.	3	_				
	be left at his house if defaulter abscond. 2. Persons distraining property to present the defaulter with a regular jumma wasel baquee account, setting forth the arrear and the date of its being due; if the	17.93	8		8		8	
	defaulter abscond, this writing to be affixed on his usual place of residence 3. Any sale of property distrained without strict observance of the rules of notice, to be held illegal and invalid at the cost of the distrainer	5. 12.		_		_		
	 4. Attachment not to take place if the defaulter tender the arrears before two credible wsses. 5. Attachments to be made between sunrise and sunset; any breach of this rule to 		7		7		7	
	forfeit all claim to recover the arrear; if property be attached in breach of this rule, distrainer to be compelled to restore the same with costs and damages 6. Any person removing property with a view to prevent its being attached for arrears, and this being proved in a civil court, such property to be surrendered to the distrainer, and the party secreting it to pay damages to the party levying		17		15		15	
•	distress with all costs; such damages to be equivalent to one-half the value of the property removed. 7. Any person resisting attachment on the part of a distrainer, or forcibly taking away property attached, on proof of the crime in the civil court, to be imprisoned, with all aiders and abetters, till the arrear with all expenses of attachment and		18		16		16	
	costs of suit be discharged. 8. Such resistance or forcible removal of property shall also incur damages equal to twice the amount rescued from attachment; and liable to a criminal prosecution, if accompanied by any breach of the peace*.	7.99.	9	45. 95.	17	28 . 0 3 .	17	1 2 • This provi-
	9. Any person, not being the owner of the property distrained, guilty of the above offence, liable to imprisonment until the property be restored, and to pay damages equal to the value of such property with all costs of suit. (For staying attachment, see cl. 8, 3, 4, 9.)	17.93.	20	45, 95.	18	28. 0 3 .	18	sion prescribes the assistance to be given by police daro- gahs.
Cl. 6. Search of Houses.	 Distrainers may force open any outhouses or enter any dwelling house, of which the outer door may be open, and force open the door of any inner room, (except the zenana.) for the purpose of attaching property belonging to the defaulter. But if any house or out-house not belonging to defaulter be broken open, and searched without finding the defaulter's property, the distrainer liable to prosecution and damages. Any persons breaking into a zenana in breach of this rule liable to six months' imprisonment, and to return property distrained, forfeiting the arrear claimed. Also if the distrainer has reason to suppose the defaulter's property to be in a dwelling house, of which the outer door is shut, or within a zenana, he may require the thanadar to send a police officer in whose presence the dwelling 		21		19		19	1 .
	house may be forcibly searched, and also the zenana after a proper removal of the women; this rule to be attentively observed, and wilful deviation liable to heavy damages. 3. Such police officer attentively to observe the proceedings of the distrainer, in order to give evidence thereon when desired. Police officer always to be appointed for this purpose when required.	7.99.	10					2
Property at- tachable, and	1. Crops, cattle, and other personal property may be attached for arrears. 2. If any third person, not surety for the defaulter, prove in a civil court a superior claim to property sold in distraint, he may recover the same or its value with	17. 93.	2		2		2	
Rules regard- ing.	costs and damages, from the distrainer; but no claim to crops on the ground, or to produce to be satisfied before a demand for rent. 3. Property not liable to sale for distress: lands, houses, and other real property; goods or advances belonging to the Company; the implements and manufac-	7. 99.	9		-	1	7 2	2

	-	Ch. 10. Moonsiffs, their Courts and Duties.	Benge	al, e	¥c	Ben	ares.	C. C.	Pro	vs.
			Reg.	S	C	Reg.	S.C	. Reg.	S.	C.
Sr.c. 6. Cl. 7.		Ploughs, implements, and cattle employed in agriculture; even though the defaul-	17. 93			45. 95.	3	28. 03	. 3	
		ter possess no other property, at the same penalty.	5. 12		1	-		-	-	
		Seed grain belonging to the defaulter, at the same penalty.	17. 93	4			4		4	
		Implements of manufacture belonging to any persons engaged by Government to manufacture salt, cloth, &c.	\$31.93	3. _9			2	37. 03	. 9	2
	4	Crops being attached for arrears, are to be reaped, gathered, and stored by the	10.19	1. 20	2	 -	- -		-	_
		distrainer within the <i>pergunnah</i> , and as near as possible to the ground;— expenses so incurred to be at the cost of the owners if they redeem the pro-								
	_		17. 93.	13		45, 95,	[1]	28.03	11	
	5	Property distrained not to be carried out of the pergunnah,—but to be left on the premises in charge of a proper person, or removed to some convenient place								
		near at hand.		12			10	l	10	
	6	. Distrained cattle not to be worked, but to be fed at the eventual expense of the		١.,					1,1	
	_	owners. (See 4.)		114			12	1	12	
	7.	Distrained property being lost, stolen, or injured for want of care, distrainer to make good the loss to the owner.		15			13		13	
	8.	Distress to be proportionate to the arrear: distrainer liable to pay damages for		'			1.7			
		attaching property in excess of the arrear due	1	16			14	1	14	
C1. 6.								l	II	
Duties of the	1.	The notices (prescribed above) being served with a written demand for payment of					11		11	
Moons ff or o-		the arrear on the defaulter, if he refuse to pay or abscond, the distrainer to for- ward to the nearest moonsiff or other authorized officer an inventory of the		1			11.		11	
ther Officer.		property attached, with the amount due, requesting him to cause the property		1					П	
		to be sold.	7.99.	1					اه ا	
	2.	This application of the distrainer to be made between the 5th and 8th day after	• • • • • • • • • • • • • • • • • • • •	4		_			%	
	_		35. 95.	5		45. 95.	20	28. 03.	20	
	3.	Property being attached, if the defaulter within five days from the attachment, or							11	
		from the storing of crops gathered, enter into a bond and give ample security before the Judge or Collector, or the officer commissioned to sell, or the distrain-			- 1		!		11	
		er himself, to dispute the demand in the civil court within 15 days, as well as to			- 1				П	
		pay all final awards with interest, attachment to be withdrawn.—If such suit be		11	- 1					
		not instituted, distrainer may levy distress from the property of the defaulter and			- 1					
		of his surety, if the latter refuse to satisfy the demand	5.12.	15	١				-	
	4.	Should the surety of any defaulting tenant execute such a bond, (security not be-							11	
	_	ing required,) similar rules apply;—(See Ch. 5, s. 3.)		16	- 1		-		-	
	ອ.	Defaulters not being able to give security may always sue the distrainer in the civil court, the attachment remaining.					11			
	6.	On receiving the above application, the moonsiff or other officer to fix up at his		17	- 1					•
		own kutcherree a list of the property to be sold, specifying the hour, day, and				į	11		- 1	
		place of sale; this to be proclaimed by beat of drum on a market day before			- 1		1 }	- 1		
	_	theday of sale;—sale never to take place within five days after the attachment.	7.99.	4	- 14	5. 95.	20	28. 03.	20	1
	7.	Property of weavers or molungees in the employ of the Company, being attached for arrears, is not to be sold until notice be sent by the distrainer to the offi-			-	ĺ		į	- 1	
		cer of that department, and time for satisfaction of the same shall have elapsed.	17.93.	31			_	Ì		
	8.	Property attached for sale to be appraised by persons competent to ascertain its	7.99.	4	-			Ī	-	
		value : appraisers to give a certificate of their appraisement, which shall be		- 1		İ		1	ı	
		communicated to the defaulter, at least three days previous to the sale, (and	- 1	- 1		ŀ		1	- 1	
	_		5. 12.	18		-	-		-1	
	9.	Attachment to be withdrawn, if the defaulter tender the arrear and expenses of at-			-			- 1	- 1	
		tachment previous to the day of sale.—Any dispute regarding the expenses of	7 02			- 1	9		9	
		attachment to be settled by the moonsiff, or other officer in the civil court 1	7. 93.	' '		1	11		"	
Cl. 9.	1.	On the day of sale, the property or samples of it to be brought to the place of	l	-	1	ì		į	- [
Rules of sale.		sale: sale to commence at 12 o'clock: if the property sell for more than the	1	- [i	11	1	- 1	
		arrear, surplus, deducting all charges, to be returned to the defaulter: any breech		22	1	1	0	Ŀ	20 1	
	^	of these rules of sale to incur a forfeit of the arrear.	35.95.	5		ľ				
	2.	It no price be onered, during the sale, equal to the appraisement, sale to be post-		-				- 1	1	
		poned till the next market day;—the property then to be sold at whatever	5. 12.	اه		_ 1	_	1.	_	
	3.	price (not less than the first day's bid). Officers selling distrained property to receive compensation at the rate of 1 anna	J. 12.	'1	1	_ [1	ł	
•	٠.	in the rupee on the amount sale to be deducted from the proceeds and charg-	.	-	1	- 1		1	1	
		ed to the defaulter; if the sale be stopped, the actual expenses only to be de-	į.		1	1		1	1	
		frayed by the defaulter; - any collusion on the part of the officer selling will	I		1					
		incur punishment and damages to the party injured.	7.99.	5		-	- 2	8. 03. 2	U 2	
			ı	ı	1	1	1 1	i	•	

	Ch. 10. Moonsiffs, their Courts and Duties.	Benge	ıl.¢	rc.	Bena	res.	C.C.F	rovs.
		Reg.	S.	U.	Reg.	S. C.	Reg.	8. C.
SEC. 6. Cl. 9.	I. No distrainer, appraiser, or officer selling to purchase property at such sales. Officers and appraisers infringing this rule, to return the property and forfeit the price paid, which will go towards paying the arrear; and the circumstance to be reported to the S. D. A. Distrainers so doing to forfeit the arrear due, to return the property, and to pay all costs.		24		45 . 95.	22	28. 03.	22
	Neither the defaulter nor any person in his behalf to bid for the property exposed to sale.		25			23		23
	i. Property not to be carried away until sold; if the purchase money be not brought within fivedays, the property to be resold for what it will fetch; on the purchaser failing to pay, he is to forfeit 10 per cent. on the price bid by himself to the distrainer;—as well as to make good all losses and charges on such resale; all	95 OF						0.4
	profits from such second sale to be credited to the defaulter. The officer selling property distrained to prevent all unfair practices in distraint; if convicted of any connivance with such, to make good any injury sustained; and the circumstance to be reported to the S. D. A. (This latter provision supposes such officer to be the kauzy.)	35. 95. 17. 93.				24 21		21
SEC. 7. ARREST OF DEFAULTERS.	. When defaulters, owing arrears of rent, may be about to abscond, landholders and others to whom such rent may be due, may present a petition for the arrest of such defaulter to the local moonsif; upon which the moonsif arresting the defaulter or his surety, will forward them to the Judge within 24 hours, unless he give in a written application to stay process that he may adjust the demand, and the pff. assent to such delay. Such petitions for arrest to specify, besides the name of the defaulter, and the muhal in which the arrears have accrued, the account from which the balance has arisen, the annual jumma, the kists, and the amount discharged.	7. 99. 19. 17.			5. 00.	14 2	28. 03.	32 2

CHAPTER XI.

SPECIAL JUDICIAL AUTHORSTIES.

		Througho	
		Reg.	S. C.
SEC. 1. SUPERINTEN- DENT OF THE		\12.05. \14.05.	
TRIBUTARY MUHALS IN CUTTACK, Cl. 1.	in the court of the Superintendent of the tributary muhals in Cuttack. 3. In deciding such cases the Superintendent to be guided by the ancient usages of the country; such estates never	11. 16.	2
Trial of Suits by, Rules for.	liable to division as prescribed by the Hindoo law, but to descend to the person who has the most substantial claim according to local and family usage. 4. No suit to be tried by the Superintendent of which the cause of action occurred earlier than the 14th Oct. 1803.		3
	5. The Superintendent to hold court in the Z. C. house; the pleaders of the Z. C. may conduct such suits and receive the fees prescribed in ordinary cases.		5
	6. The Hindoo law officer of the Z. C. to be consulted whenever a reference may be necessary.		6
	7. Processes to be sealed with the Superintendent's seal, and served by his officers upon the general rules, (See Ch. 2, s. 2, cl. 5.) Resistance to process punishable by a fine to Government, subject to the confirmation of		
	the S. D. A. 8. In the trial of suits instituted in his court, the Superintendent to be guided by the general rules relating to civil suits, in matters not otherwise provided for in the above rules, or when those rules may not be qualified by ex-		7
	pediency under sanction of the S. D. A.	,	8
	9. The pleadings, petitions, decrees, or other papers in such suits are not required to be on stampt paper. 10. On appointing a vakeel, parties to enter a deposit of the usual fee; but upon proof of inability to pay expenses,		9
-4	pff. or dest. may be admitted to plead as a pauper.		10
Cl. 2. Conduct and	1. From the decisions and orders of the Superintendent an appeal to lie to the S. A. D. if preferred within three months after such decision or order was passed.		11
	2. Appts. to present their petitions of appeal to the Superintendent; petitions to contain a full and correct statement of the appt.'s objections to the order; if not admitted as a pauper, the appt to file with his petition security for all eventual costs that may be adjudged against him; or if unable to give such security, to make oath or bring two credible wsses. to his mability.		12
	3. The Superintendent receiving the petition of appeal, to forward it, with a copy of the decision or order required, to the S. D. A. within 15 days.		13
	4. The S. D. A. on admitting the appeal, to require by precept a record of all the proceedings, and to call upon the respts. to answer the appeal, by a certain date, in person or by vakeel.		
	5. The Superintendent to conform to such precept; and whenever it cannot be carried into execution by the date pre-	l	14 1
	scribed, to certify the same to the S. D. A. with a notice of the period within which a further return will be made. 6. Appts. and respts. at liberty to conduct their own appeals, or to appoint vakeels, or to forward their pleadings through the Superintendent, who in such latter case will communicate to them all orders of		2
	the S. D. A. 7. Whenever the S. D. A. may deem the trial given to, and the evidence taken in the case, insufficient, the cause may be returned, for further trial and judgment, to the Superintendent, or further evidence may be required to be taken and forwarded to the court.	-	15
	8. The rules and principles laid down for the trial and decision of suits by the Superintendent, applicable to the trial and decision of appeals by the S. D. A.	5	17
	9. From decisions for an amount exceeding 5000£ or 43,103 Sa. Rs. appeals to lie to the King in Council; in other cases, the decision of the S. D. A. to be final.	- 1	20 1,2
Cl. 3. Execution of	1. Decrees involving a transfer or change in the possession of property, never to be carried into execution until the period for appeal shall have elapsed; and if appealed, not to be executed upon the appt.'s giving secu-		
Decrees.	rity for performance of final judgment. 2. If the appt. fail to give such security, and the property be transferred, similar security to be required from the		19 1
	respt. in the event of an appeal being instituted.	1	2

	-		1	_	_
		Ch. 11. Special Judicial Authorities.	Through		
•			Reg.	S	T
C1. 3.		If neither party give the security required, the property to be attached, until either one of the parties give the security, or judgment to be passed in appeal. No decrees (whether of the superintendent or of the S. D. A.) involving a transfer of any of the estates enume	11. 16	19	1
		rated in Section 2, of the regulation, to be carried into execution without previous notice being made by the S. D. A. to Government, that all necessary precautionary measures may be adopted.			
OMMISSIONER.		The exercise of the powers and functions of the P. C. A. in Calcutta over the district of Cuttack suspend ed. (a) The civil Commissioner deputed to the district of Cuttack, to exercise all duties and powers of the P. C. A.	5. 18	؛	Z
	3.	for the division of Calcutta, according to the regulations in force. All records of civil suits, whether original or appeal, to be forwarded to the Commissioner from the P.C.; all civil cases coming under the cognizance of the Commissioner may be investigated and decided by him at any			3
	4.	place within the limits of the district of Cuttack. The pleadings and management of suits in the Commissioner's court shall be conducted either by the parties themselves or their agents; it is not requisite, that any regular vakeels be attached to his Court, or the any business should be transacted through vakeels.			5
		The Commissioner empowered to permit persons to plead in forma pauperis, whenever he may deem it expedient either in his own court or in the zillah court.	.		
		The Commissioner may admit miscellaneous petitions on unstampt paper whenever he may judge it expedient this rule also applicable to the Judge and Magistrate. The Commissioner may employ the Register of Cuttack, or the assistants to the Judge and Magistrate, in local			
	8.	duties in the territorial department. The commissioner to exercise the same power in confirming the appointment and removal of native officers of the Judge and Magistrate of Cuttack, as the P. C. A. exercise over other districts.			3 7
	9.	The orders and decisions of the Commissioner, whether in summary or regular suits, to be final, excepting only that an appeal shall lie to the S. D. A. in suits which from their amount or value would have been appealable to the King in Council.	,		5
Sec. 3. Commissioner Over the N.			10. 22	.	2
E. PARTS OF RUNGPORE,		The civil Commissioner appointed over the north eastern parts of Rungpore, to conduct every branch of Govern ment over that country, according to the spirit of the existing regulations, subject to the following modifications and to such alterations as the Gov. Gen. in C. may think proper to order.	·		3
	3.	The Commissioner to hold a civil court wherein the cognizance of suits to be limited by no amount; no appeal to lie to the P. C. A.; the decisions of the Commissioner final to an amount not exceeding 5000 Sa. Rs., but the S. D. A. may admit a special appeal when there may be substantial reason to believe there has been a failure of justice in the award; decisions for an amount exceeding 5000 Sa. Rs. appealable direct to the S. D. A.			
		according to the regulations in force. If the parties be exclusively other than of the race of Garrow mountaineers, the Commissioner to act upon the existing regulations, subject to the modifications provided in these rules.	1		5
	Б.	If the parties or either of the parties be of the race of Garrow mountaineers, or of any other rude tribe, the form and process that the Gov. Gen. in C. may prescribe to be adopted; any decision passed according to sucl form, to have all the authority and effect of decrees.	3		7
•	•	No action shall hereafter be entertained in any civil court, having jurisdiction over this part of the country against acts so done under authority of the Gov. Gen. in C. In cases where any difficulty may occur, reference to be made to the Gov. Gen. in C.	,	•	8 9
SEC. 4. Trial of Charges a-	1_	Any complaint or charge of corruption, fraud, embezzlement, or breach of public trust being preferred agains a European judicial officer, or any matter implicating the conduct of any such officer appearing in proceedings before the S. D. A. or being reported by any subordinate court, the inquiry to be conducted unde	-		
BAINST EURO- PEAÑ PUBLIC Oppicers. Cl. 1.	1.		17. 13		3
Superintend- ing Authorities	3.	If such officer be or have been attached to the commercial, salt, or opium department, the inquiry to be superintended by the Board of Trade. (See cl. 3, 3.)			3
Cl. 2. Admission of Charyes.		No accusation against such public officers to be acted upon unless given in upon oath, or solemn declaration from the deponent's personal knowledge of the circumstances stated in the charge. The S. D. A. or other superintending authority may require persons so preferring charges, to furnish reasonable sequences to proceed to pr	e e		4
	3	security to prosecute the charge to a conclusion, and if not entered at first, may require such security at an stage of the proceedings. On such charge or information being preferred to any of the above named superintending authorities, the accuse or informant to be circumstantially examined on oath, or solemn declaration, and reference to be made to record or explanation to be called for from the party accused, to ascertain whether there are any grounds for a regularity.	r I		

		Ch. 11. Special Judicial Authorities.	Through	ince	all s.
			Reg.	_	C.
Sec. 4. Cl. 2.		Such charge being preferred in a court of civil judicature (such being declared competent to receive the same complainant or informant to be circumstantially examined upon oath or solemn declaration; the Judge to forward the deposition to the proper superintending authority. (See cl. 1.)	17. 13.	5	2 3
	6.	Should the superintending authority see grounds for a regular inquiry, the documents on which such opinion may be founded, with a specification of the charges divided into distinct heads, to be transmitted to the Gov Gen. in C.			4
Cl. 3. Appointment of Commission for Inquiry.		Should the Gov. Gen. in C. receiving such report, concur in the propriety of making a public inquiry, he wil appoint commissioners for the purpose; Commissioners to take oath previous to entering upon their duties (For the oath see the regulation.) The commission in no case to consist of less than two persons, one of whom shall be selected from the officers of		6	1
		the judicial department. The Gov. Genein C. to determine whether the commission appointed shall be under the general control of Go	8.17.	1	
		wernment, or of the superintending authority in the department of the party accused. When the commission is instructed to act under the authority of the Gov. Gen. in C. its proceedings and report to be submitted to the Gov. Gen. in C., who may require further information if necessary.	1	3	
		Commissioners acting under such authority, to apply to Government for any requisite instructions. Commissioners acting under the control of the superintending authority, to apply to such authority for all requisite instructions, which such authority is declared competent to give.	17.13.	1	
	7 .	The Gov. Gen. in C. will appoint such place for holding the sittings of the commission as may be expedient			2
Cl. 4. Suspension of the Officers		The Gov. Gen. in C. to determine whether during an investigation into such charges, the person accused shall be suspended; and whether, if suspended, his allowances are to continue or otherwise.		8	
charged. Cl. 5. Conduct of Prosecutions.	1.	In the conduct of such charges the Gov. Gen. in C. to determine whether the accuser shall be left to prosecute or whether some officer shall be appointed for the purpose on the part of Government.			
Cl. 6. Forms of In- quiry.		The plaint or charge being received, with the documents from which it may have arisen, the Commissioners to call for a reply, to examine the wsses. named by the accuser or in the defence, to receive any documents or either side, and may call for any further evidence that may appear necessary.		10	
	3.	The commission, on such occasion, to be considered as vested generally with the powers of Z. or C. C. except ing that all processes are to be served through the Z. or C. Judge in whose jurisdiction the commission may be held, or the person on whom process may be served, resides.		11	
Cl. 7. Regulations.	1.	Upon questions concerning the regulations, Commissioners to address themselves to the S. D. A. and to act accordingly.	8. 17.	6	
	2.	Should any difficulty arise requiring a new regulation, the Commissioners, if acting under the authority of Government, are empowered to forward a draft of such enactment as may be required to the Gov. Gen. in C.; if acting under the control of the superintending authority, such superintending authority to forward to Government a draft of the enactment required.			
Cl. 8. Report of the Proceedings.	1.	On the evidence being closed, the accused may record any observations on the result in vindication of his own conduct and character; the accuser or person conducting the prosecution may also record any remarks on the subject of the prosecution.		12	
	2.	The inquiry being closed, the whole proceedings of the commission, the documents (and translations of papers not in the English language), with a summary of the pleadings and evidence, and the sentiments of the Commissioners on the case, to be forwarded to the controlling authority, (or to Government, see cl. 3, 4.)		13	
	3.	The controlling authority (if not Government itself), after considering the proceedings and calling for what further evidence may appear necessary and may be attainable, to submit the whole of the proceedings and documents to the Gov. Gen. in C. together with their own opinion as to the facts charged being established.		14	
Cl. 9. Decision.		On receiving the report the Gov. Gen. in C. will pass what decision he may think proper, being competent, if it appear requisite and proper, to order the law officers of Government to prosecute the accused in the Supreme Court. Individuals deeming themselves aggrieved by any act of public officer, may seek redress in the Supreme Court according to law.		15	
Cl. 10. Reimbursement to Plaintiffs.		Such charges having appeared well founded from the investigation, the accuser may apply to the superintending authority (or Government) for reimbursement of his expenses incurred in the prosecution. Such authority to forward all such applications, with their own opinion upon the claim, to the Gov. Gen. in C. who will pass final orders thereupon.		÷	
Cl. 11. Punishment for fulse Charges,	1.	Charges against European officers being proved from investigation to be unfounded and malicious, the control- ling authority shall be competent to punish the accuser with imprisonment for six months in the civil jail, and		5	

		Ch. 11. Special Judicial Authorities.	Through the Prov	
			Reg.	18
Sec. 4. Cl. 11.		Such order being passed by the S. D. A. that court competent to enforce it; any other authority passing such order, to forward a copy of the order to the S. D. A. with a request for its enforcement. In case of accusers being guilty of perjury, the proceedings to be forwarded to the Nizamut Adawlut.	8.25.	
SEC. 5. ECIAL COM- SION IN THE EDED AND ONQUERED ROVINCES. Cl. 1. rinoiples for misunce and dyments by Commission	2.	A special commission, to consist of one or more members at the pleasure of the GovaGen. in C., appointed in the ceded and conquered provinces for the investigation of claims to recover possession of lands, illegally and wrongfully disposed of by public sale, or lost through private transfers effected by undue influence; and for the correction of errors and omissions in the proceedings of former revenue officers in regard to the record and recognition of proprietary rights and the ascertainment of the tenures, interests, and privileges of the agricultural community. The commission to take cognizance of all claims for lands (lying within such limits as the Gov. Gen. in C. shall from time to time appoint) possession of which has been lost by some public sale for arrears of revenue, or by private transfer effected by undue influence on the part of a public officer; between the dates of cession or conquest of the particular tract of country, and the 10th Sept. 1810. The former public sale to be annulled and the lands restored when it shall be proved to the commission that the arrears, alleged to have been due, were not due at the time of sale, or that the arrear was inconsiderable or not properly demanded, or did not originate in neglect of the defaulter, or that he had no sufficient time allowed him to pay the arrear, or that the sale was in any way informal, unauthorized, or not public, or that	1.21.	
		the estate was purchased under a fictitious name, or the price of purchase greatly inadequate to its value, or that the sale was generally oppressive and unfair. The commission to take cognizance of, and try any claims of persons who may have been deprived of their rights by an illegal sale, although there be no proof of undue influence on the part of some public officer. Also, if the pff. prove that his rights were lost by violence or fraud, it shall not be incumbent upon him to esta-	1.23.	,
	6.	blish that undue influence was exercised. If any suits have been dismissed by the commission before the promulgation of this regulation on the plea of undu influence not having been proved, such are readmissible, and may again be tried by the commission. Private transfers of any description to be annulled when there may appear reasonable grounds for believing that		-
,		such were effected by violence, extortion, oppression, or the undue influence (see rules 4, 5, 6,) of any public officer of Government, in the district where the land is situated, or of any person connected with such officer, or by any fraud or unfair dealing on the part of the purchaser. The commission may also restore any assigner to his lands in any case of limited or conditional mortgage or assignment, on proof that the period of the assignment has expired, that it is in any way redeemable, or that	1.21.	
	9.	the assigner was greatly and unfairly the loser by the engagement, or that any such unfair dealing as is described above has been practised. The commission may admit all claims for dependant lands in, or for the rent and produce of, or for any interest in, muhals lost to the original sudder malguzar by any process above described, and restore the claimant's right, if it shall appear that the claimant was in possession of what he claims, when the sale or transfer was made, and that such sale or transfer was invalid, or hough valid, did not legally deprive him of his rights, and that subsequently no legal award or renunciation has deprived him of those rights; or, though so deprived that to maintain the deprivation would be inconsistent with equity.		
	10	O. The commission may admit claims for lands, or rights in lands, lost unfairly from any act or record of a revenue officer (within the period prescribed, See Reg. II.), and restore the same on proof of such claim and act; also admit all claims for engaging with Government in chief, and when it shall appear that a revenue officer made an erroneous engagement, injurious to the proprietary right of another, the management of the muhal to be restored to the persons having the best title to engage directly with Government.	r	
•		1. On restoring claimants to the possession of lands and rights, the commission to state distinctly the interests vested in such claimants, and may specify the names and tenures and interest of all other persons in such lands as shall be established in the course of the investigation, with a view to define them in the public records 2. The above rules applicable both to cases where the land is actually possessed by those who benefitted by the		
		unfair alienation, and to cases where the occupant may have derived his title from such person; provided that when the derivative title of the actual occupant shall not appear in any way collusive with the original wrong the claim of the occupant for compensation shall be considered. 3. Whenever it may appear to the commission that the claimant, though unable fully to establish his claim, is		
		yet entitled in equity to some relief, the commission shall endeavour to persuade the parties to compromise their contested claims, or, such persuasion failing, may make an equitable award. 4. The commission may adjudge compensation to any person whom their award shall deprive of rights legally vest ed in such person, or vested in him by a title which, though invalid, was upheld to him as valid by the	e - e	
	1	Board of Revenue, Collector, or Judge; or when the award may be given on doubtful claims; if compensation in a sum above 1000 Rs. be awarded, the sanction of Government is necessary. 5. When it may appear difficult for the commission to settle specific interests of shareholders in disputed estates the commission may refer the matter to arbitration; the neighbouring zemindars, or other respectable persons acting as arbitrators.		
Cl. 2. Sittings of the Immission, &		. Members of the commission previously to entering upon their duties to take such oath as the Gov. Gen. in C	1.21	1

	-	Ch. 11. Special Judicial Authorities.	Through the Pr		
Sec. 5. Cl 2.		A single member of the commission competent to hold a sitting and exercise all powers vested in the commission generally, subject only to such restrictions as the sudder commission may direct	4. 20	- -	2 1
Cl. 3. Jurisdiction.	2.	All claims of the above description cognizable by the commission though previously decided in courts of judicature, and if pending or subsequently instituted in the civil courts, the commission may require the record of all such cases by its own order, or may obtain them on application from the parties: the courts always to comply with such requisitions. The jurisdiction of the commission to be defined by the Gov. Gen. in C.; every order of Government changing the limits of such jurisdiction to be published in the pergumahs concerned, and communicated to the P. and Z. C. through the S. D. A. When the jurisdiction of the commission shall be extended, the courts to which the pergumahs effected belong, to stay proceedings in cases of the above description, until informed by the commission that the cases will not be investigated by it, or until its local jurisdiction may be circumscribed. (See further Sec. 6, cl. 5.)	1.21		5 1 2 3
Cl. 4. Rules of Trial, Gc.	2. 3. 4. 5. 6. 7.	In cases removed from civil courts to the commission, the price of stampt paper for the plaint or petition of appeal to be returned to the party; on deciding the suit, the commission to settle what portion of their fees the vakeels employed in the courts shall receive; until such decision the deposit already made to remain in court. The commission, under the orders of Government, shall direct the form of the proceedings, and pleadings before it; the paper (stampt or plain) to be used; the fees and general rules of practice. The general rules prescribed for civil courts regarding process, contempt, wases., oaths, &c. applicable to the commission. The commission may either execute its own decisions, or require the Z. C. to enforce them. The general rules regarding the native officers of civil courts applicable to the native officers of the commission competent to commission, either on oath or solemn declaration, to be held as perjury; the commission competent to commit persons to the court of circuit for perjury; persons so committed to be sent with a roobukary to the Magistrate. The courts and Collectors to give every assistance to the commission in serving processes, and in furnishing all papers the commission may require. If any doubt arise as to the course of proceeding by any court in cases cognizable by the commission, the S. D. A. to settle the question under the orders of the Gov. Gen. in C. The commission, in its own jurisdiction, to exercise the same authority over putwarees and kanoongoes and other mofussil officers having charge of accounts, as the Collectors and courts now exercise. (See further Sec. 6, cl. 2.)			
SEC. 6. SUDDER COM- MISSION. Cl. 1. Constitution of.	2. 3.	The decisions of the mofussil commission to be reported to the sudder commission; and the latter may call for	1. 21. 4. 26.	10	2
		When parties desire to appeal to the sudder commission from decisions or orders of the mofussil commission, the proceedings of the latter to be certified to the former, who may require further inquiry as they may think proper; in such cases the mofussil commission (under the orders of the sudder commission) may or may not carry its decision into effect. The provisions contained in Reg. I. 1823, (See cl. 1. rule 4, 5, 6,) applicable to cases pending before or dis-	1. 21. 1. 23.	10	4
References from the Mojus- sil Commission.	2.	The mofussil commission consisting of two or more members, whenever they may not agree in their judgment or decision, the opinion of each member to be referred to the sudder commission; and the mofussil commis-	1.21.	10	5 6 7

	Ch. 11. Special Judicial Authorities.	Through	ovinc	
Sec. 6. Cl. 3. Disagreement of Sudder Com- missioners.	Whenever the members of the sudder commission shall disagree, the voices on each side being equal, the Gov Gen. in C. may appoint one or more temporary members to determine the question by a majority; decision of such majority to be final.			8
Cl. 4. Decisions and Appeals.	 The decisions of the mofussil commission to be final unless appealed from within six months, or such period a the sudder commission may fix, subject to the orders of the Gov. Gen. in C. The decisions of the sudder commission above the amount similarly prescribed in civil suits, appealable to the King in Council; decrees of the sudder commission so appealed to be carried into effect. 	.1	11	1 2
Cl. 5. General Ju- risdiction.	1. Each commission competent to determine all points of jurisdiction as of cognizance in cases before them; order upon such matters subject only to an appeal to the <i>sudder</i> commission, or to the King in Council; no cour of judicature to interfere with, or stay the proceedings of the Commissioners in cases and investigations be fore them. (See s. 5, cl. 3.)	4		3
	1. The Commissioners generally to be guided by the regulations, or in particular cases by equity and good conscience 2. The Commissioners may propose to Government any new regulations on matters coming before them; and if it the course of their proceedings any existing provisions relative to points before them appear to them ine quitable or improper, they may stay proceedings, pending their recommendation of a new ordinance to Go vernment, and in the event of its being adopted may pass a decision in conformity with the new law.		12	2
SEC. 7. PARTICULAR CASES IN THE	Complaints against any public officers at the presidency of Calcutta, which are cognizable in a Z. or C. civi court, to be admitted and tried in the court of the 24-Pergunnahs.	7.06.	8	
NAHS. Cl. 1.	 Any deft. in a suit before the Court of Requests for Calcutta, retiring into jurisdiction of the 24-Pergunnahs, be fore a decree given against him has been executed, the court (of the 24-Pergunnahs) may execute such decree on a petition from the pff. If the deft. urge any plea that may require determination in the original court, and shall give security, on its being required, to satisfy judgment, the Judge of the court may allow him a reasonable time to apply to the Court of Requests, after which judgment to be executed, unless deft. produce an order to stay execution from that court. 	10. 12.	2	1 2
	3. Defts, having once been released from failure of pff. to pay diet money, execution is only to be enforced upon such defts, by means of their property.			3
70KG	2. In the event of any delay on the part of the Collectors, the Judge may recal suits so referred. 3. Collectors declared competent to try and summarily decide cases so referred to them. 4. Collectors to possess the same power as civil courts, with regard to the summoning of wasses, and the issuing of all process, &c. except in execution of such summary decrees; when no particular rules are specified, the enactments in force for similar cases before civil courts, applicable to Collectors.	14. 24.	3	2 3
	5. The case being decided by the Collector, all the papers to be returned with the original precept to the Judge, and all proceedings held in the case; on receiving such return, the Judge to enforce the payment of any specific sum or costs awarded immediately; all such summary decisions, consistently with the regulations, to be executed by the ordinary process of civil courts.		5	
	6. Parties may empower any agent or vakeel to plead for them in such cases before Collectors; the remuneration of such agent or vakeel to be settled between themselves; but no greater sum to be awarded on this account against the party defraying costs than the collector may think proper.	ľ	6	
	7. No further pleadings than a plaint and answer to be required; parties, however, are at liberty to file subsidiary pleadings in explanation of any points. 8. Moktarnamehs and vakalutnamehs in such cases to be written on stampt paper of 8 As.; no fees to be taken on exhibits or for the summoning of wsses., nor motions required to be filed on stampt paper with exhibits		7	
	or durkhasts for the summoning of wases. 9. Collectors competent to hear and decide such cases in whatever part of the district they may occasionally visit or reside; but the place of trial must be open to the public, and the parties or their agents in attendance		8	
,	during the trial. 10. Such summary decisions by the Collectors appealable by a regular suit in the Z. or C. C.; on the institution of such regular suits, the records and proceedings of the summary inquiry to be filed in the case. (For the rules and principles of summary suits, see Ch. 5.)		10	
TRIAL OF SUITS CONCERNING LAKHIRAJ	 Suits instituted in civil courts by landholders or other claimants, for the revenue of lands hitherto exempt from revenue, immediately to be referred to the Collector for investigation. Such claims may also be preferred in the first instance to the Collector; in the latter case, the petition of claim to set forth the particulars and grounds of such claim, and to be upon stampt paper, as prescribed for civil suits in Z. or C. C. On receiving such petition, or such reference from the court, the Collector to issue a notice briefly specifying the demand, and requiring the deft. to attend personally or by vakeel within one month, and to produce all documents by which he may hold the lands in question. 	0.10	30	1 2

⁽b) The orders of Government, communicated in the C. O. of S. D. A. Sept. 24. 1819, impress upon Z. and C. Judges the expediency of referring suits for adjustment to Collectors.

	Ch. 11. Special Judicial Authorities.	Through		
_		Reg.		C.
SEC. 9. Cl. 1.	3. The deft. being in attendances the Collector to require him to give in a statement of the grounds of his tenures,	2. 19.	20	,
	with the documents relating to the same, within seven days. 4. Such statement with the documents being filed, the Collector to investigate and pass judgment in the case, in		Jou	3
	the same manner as if he were proceeding to assess the lands, on the part of Government			4
	5. The rules of stampt paper as prescribed for civil suits in courts, applicable to parties, &c. proceeding in these			5
	cases (c) . 6. Collectors may hear, try, and determine all such suits in any part of their districts, but the place of investigations of their districts of their districts.	17 00		
	tion to be accessible, to the public and either the parties or their agents always to be present	\7.22. \9.25.	28 5	1
	 During such investigations the cutcherree of the Collector to be deemed a court of civil judicature with regard to the summoning and examination of wsses., the penalties for perjury, resistance of process, contempts, and 		١	ا ا
	of miles model and	\$7.22.	23	
	or an among the parties may employ any periods they may think proper to containe or derend men among the	§9.25.	5	9
	may make their own agreement for their remuneration; the Collector, however, is not obliged to award a greater sum for such services than he may think due.		25	
	9. Collectors authorized, during such investigations, to summon wases, and administer oaths or solemn declarations;	[9. 25.	-	9
	wases. refusing to make oath may be sent by the Collector to the Z. or C. Judge for confinement.	2. 19.	19	1
	10. Persons guilty of perjury, or subornation of perjury in such cases before the Collector, to be subject to the general rules. (See Ch. 1, s. 5, cl. 2.)	,		2
	11. Any putwary, gomashta, or other person refusing to produce accounts required of him, or to give evidence			-
	regarding them; or who shall alter, fabricate, or mutilate such accounts, liable to the penalties prescribed in Reg. X11. 1817.	i	12	
	12. The Collector to mark, number, date, and sign, all documents filed; and to warn the parties that no documents		. 2	
	not produced before him, will be afterwards received in a court of justice, unless good reason be assigned for			
	such failure. 13. If the case has been referred by the court, the Collector to return his proceedings with his sentiments, and the		16	
	court, calling further evidence when necessary, shall decide the case: but no documents not already filed before	ļ		
	the Collector to be received by the court, unless satisfactory reasons for not having so filed them be assigned.	2.19.	30	6
	14. Collectors empowered to award reasonable charges to wsses, and to levy the same by the process for recovery of public arrears.	9. 25.	5	10
	15. Persons resisting any process of the Collector issued under this regulation, liable to a fine by the B. of Re-	J. 1001		
	venue, on proof of the fact; if the fine exceed 500 Rs. the sanction of the Gov. Gen. in C. to be required previous to enforcement.	2.19.		
	16. Persons resisting such process, liable also to the penalty prescribed elsewhere for such offence, (See Ch. 1,	£. 17.	. 1	
	s. 5, cl. 4.		19	3
Cl. 2.	1. Decisions passed by the Collector, or claims originally preferred to him, open to appeals to the Z. or C. C.			
Rules concern- ing Decisions	within three months, after date of the decision; or delay beyond such period to be satisfactorily accounted for:			
	7 petitions of appeal to be written on stampt paper of one rupee. (See Ch. 1, s. 7, cl. 4.) 2. Such appeals being admitted, the proceedings of the Collector to be filed, and the case to be tried as an original		30	7
	regular suit.			8
	3. If Government be deft. in such cases of appeal, or if the lands form part of an estate liable to a variable assess-			
	ment, the Collector to submit his proceedings to the B. of Revenue; if the suit have been referred by the court, the return to such court to be delayed until the orders of the B. of Revenue upon such proceedings be re-		1	
	ceived; if originally decided by the Collector, on an appeal being preferred in the civil court, the court shall not	ļ	١	
	interfere, until the decision of the Board be passed: in all such cases the period for appeal to date from the decision of the Board			9
	4. On failure of appeal, according to the rules prescribed, the decision of the revenue authorities to be final,			ø
	and to be executed as a decree on application by the parties, though the courts of judicature.			10
	5. The decision of the revenue authorities to be carried into effect, notwithstanding the admission of an appeal, unless the party appealing give security for the payment of mesne profits from the lands under dispute		30	11
	6. In execution of their awards, Collectors authorized to enforce the payment of any specific sums of money, costs, or			: -
	damages by the process prescribed for the recovery of arrears of revenue; but no property to be sold upon a			
	summary decree; awards of property to be executed by giving possession, in the same manner and according to the same rules as are prescribed for civil courts; and the civil courts to support the exercise of this autho-			_
	rity: Collectors also empowered to appoint peons, suwars, or the like, to maintain the possession of the parties.	7. 22 . 9. 25 .	23 5	3 9
	(For the principles connected with the validity of lakhiraj grants, see Ch. 4. s. 5.)	(J. 40.		,
	N. B. Sect. 5. of Reg. 1X. 1825, contains some modifications of the rules in Reg. 11. 1819; some of these are ana		ı	
	lyzed in the text; those not noticed are not abstracted, because they appear applicable to cases of inquiry incidental to the duties of making settlements; such duties having no indicial character. (See the late enact.)			
	incidental to the duties of making settlements; such duties having no judicial character. (See the late enact- ments in Sec. 15.)			
	,	.	1	
Cl. 3. Lands çlaimed	A Collector believing that any lands not being in the possession of any individual, belong to Government, shall require all claimants to appear before him by a time fixed under sanction of the B. of Revenue, but such period			
	not to be loss then alse weeks he a satisfaction study on his bar and had a satisfaction study of his bar and had a satisfaction study of his bar and had a satisfaction study of his bar and had a satisfaction study of his bar and had a satisfaction study of his bar and had a satisfacti	71		
byGovernment.	not to be less than six weeks, by a notification stuck up in his own kutcherry in the Z. C. and in the office of the local kanoongoe, moonsiff, or thanadar. The claims of all claimants to be investigated accord-	1		

⁽c) Reg. IX. 1825, Sec. 5. Cl. 10, dispenses with stamps for proceedings, or exhibits filed before the revenue authorities, in cases originating with the Collector or other officer claiming to assess such lands; by the terms of the enactment, this rule does not seem applicable to the cases described in the text.

		Ch. 11. Special Judicial Authorities.							Throng the Pro	
Sec. 9. Cl. 3.	•	ing to the rules contained in Reg. II. 1819. The decision of the Collector and ed, that the said lands are in the possession of no one, the lands to be at the d	isposal	of (Gov	ernmei	it u	ntil	Reg.	S. C.
		they be decreed to be private property by a decree of court: suits to reverse su- unless preferred within six weeks after the orders of the B. of Revenue; no suc- the pff. advanced his claim, or show sufficient cause for the failure, before the C for permission to sue within six months of his being informed of the Board's of permission to sue, such suit to be dismissed unless instituted within six weeks a	ch suit t Collector lecision	o b ; o: ; h	e ad r ui avin	lmitted iless he ig so re	un ap	less ply	9. 25.	5 12
Cl. 4. Attachment of Lukhiraj Lands for Default of Registry.		Persons proceeding to the possession of lands lakhiraj or held at a mokurrery jumm transfer within six months, shall subject such lands to attachment by the revertached not to be restored, though the tenure be proved valid, until a fine of on validity be not proved, the party shall refund all collections with interest at 12 p. Claims preferred to such lands to be investigated by. Collector, under the above rules as	nue autl le year': per cent	iori s re ,	ties nt l	; lands se paid	ំ ន០ : i f	at- the	3. 28	. 11 2
	_		Benga	l , ϵ	Sc.	Ben	are	s.	C.C. I	rovs.
		\$\$71.11 1 11 d d d d d d d d d d d d d d d	Reg.	S.	C	Reg.	8.	<u>C.</u>	Reg.	S. C.
SEC. 10. JUDICIAL POWERS OF COLLECTORS WHILE MAKING		While employed in the settlement of any resumed muhal, Collectors declared competent to hear, try, and determine all claims to the property and possession of lands within the same; and under the authority of the B. of Revenue to give possession accordingly, leaving other claimants to sue regularly in the							# 20	
OR REVISING SETTLEMENTS. Cl. 1. Powers and Rules of Cogni-	2.	tlement of any muhals, whether lakhiraj or paying revenue, to hear, try, and determine all claims to any such lands, or belonging thereto; and under							7 22.	15
zance.		the authority of the B. of Revenue to give possession of the same: notice of such order of Government to be proclaimed within such <i>muhals</i> : all decisions accordingly open to appeal by a regular suit in the civil court, but such decisions only to be reversed on the merits, and not on the plea that the prescribed proclaimation was not issued.								16
,	3.	Collectors, under similar circumstances, may decide all claims to property, or to settle the rate of malikana in lakhiraj or mocurrery lands; civil courts in suits for the right of property, not to alter the terms of settlement or the rate of malikana fixed by the Collector.								17
		The above provisions extended to all lands (including jaghire, mocurrery, and other tenures) for which a permanent settlement has not been made.	9. 25.	2			_	-	-	- -
		Also to all estates held khas while under such management. Also to the Sunderbunds, the hills of Bhaugulpoor, and other extensive forests and wastes, as well as to all estates bordering upon such forests or wastes, which were not specified at the time of settlement to belong to any revenue divisions assessed.			3					
	7.	The above authorities to be ordinarily exercised by Collectors; but the Gov. Gen. in C. may restrict such authority when he may think proper; the Gov. Gen. in C. may also empower Collectors to try and determine generally all such questions, as well as to make summary investigations relating to rent, pottals, &c. even in muhals not under revision or settlement.		3		9. 25 .	3			20 1
	8.	Notice of the above authority, when vested in Collectors, being proclaimed throughout the jurisdiction, persons may prefer their summary suits and petitions for rent, &c. to the Collector direct				J. 20.			••	2
	9.	the cause of action. Collectors making or revising settlements competent to try and determine all claims to the property and possession of lands within the muhal, or to the produce or rents of such, and to give possession accordingly, subject to the directions of the Board, and a regular suit in court. Possession so given not to be disturbed without a regular investigation by the courts.	4. 28.	2	1					3
		O. Collectors, in such circumstances, competent to revise and alter all decisions of Magistrates under Reg. XV. 1824, giving notice to the Magistrate of the proceedings; the Collector's orders to remain in force until reversed by the Board, or the civil court in a regular suit.		~	2	-				
	1	1. If the B. of Revenue consider that justice has been denied to any one previously to this regulation from Collectors not having the authority specified in this regulation, the Board or the Gov. Gen. in C. may direct the Collector to hold supplementary proceedings for the trial of such cases.	4.28.	2	3	19740	_			
	12	2. Collectors to possess the above powers from the date of issuing the primary orders in such muhal to the date of receiving orders confirming the settlement: during this time the authority of magistrates, under Reg. XV. 1824, suspended in such muhals: police officers to assist Collectors.	••		4					

		10 D
		C.C. Provs.
Sec. 10. Cl. 2. Jurisdiction.	In cases of doubt regarding such investigations, Collector, under the authority of the B. of Revenue, to decide the question of jurisdiction; courts not to disturb possession given by the Collector under such circumstances, except after a trial	7. 22. 18 • N.B. It is to
		be remember-
		ed that these provisions in
		Throughout all Bengal, &c.
		Rey. S. C. the lands des-
. (1)		cribed in Cl. 1.
Cl. 3. Rules and Forms of Trial.	1. During the investigation of suits wherein Collectors have judicial cognizance by this or any other regulation, their kutcherries to be a court of judicature as to the summoning and examination of wsses., penalties for perjury, resistance of process, contempts, and similar matters.	7. 22. 23 1 Extended as
	2. In all cases prescribed by this regulation, Collectors to issue the same process for the attendance of deft, as is	above by 9.
	prescribed for civil courts: trials to proceed ex parte as in civil actions.	[21] 1825, 2.
	3. In such suits tried by Collectors, parties may employ any persons they may think proper to conduct or defend their causes, and may make their own agreements for their remuneration; the Collector need award no greater	
	sum in remuneration than he may deem proper for such services.	25
	4. No other pleadings required than a plaint and answer; but amended pleadings and explanatory motions may be admitted.	26
	5. Moktarnamehs, vakalutnamehs, pleadings, and decrees, always to be on paper of 8 As. stamp; no fees to be taken on exhibits or on durkhausts for the summoning of wsses.; nor is any written motion necessary on such occasions.	27
	6. Collectors may hear, try, and determine all such cases in any part of their districts, but in some place accessible	21
	to the public, and always in presence of the parties or their agents.	28
	7. In making such investigations, Collectors authorized to require all papers and accounts from owners, managers,	1 (
	and agents, and to examine such persons on oath or hulufnameh, as to the truth of the accounts, but not on	
	points involving their own personal interests. (For notice to be served on such persons, see Reg. II. 1819.11.—" Such notice to specify the purpose for which	9 1
	attendance is required, the papers to be brought, and the period within which he is to attend.")	1 1
	8. Collectors empowered to award reasonable charges to wases., and to levy the same by the process in force for the	
	recovery of public arrears.	9. 25. 5 10
	9. Resistance to any legal process of Collectors to incur, besides other penalties, (see Ch. 1. s. 5. cl. 4,) a fine of 500 Rs. or imprisonment for two months in the civil jail.	7. 22. 24 2
Cl. 4. Execution of Awards.	In execution of their awards, Collectors authorized to enforce the payment of any specific sums of money, costs or damages, by the process prescribed for the recovery of public arrears of revenue; but no property to be sold upon such summary decrees: awards concerning property to be executed by giving possession in the same manner, and liable to the same rules as are prescribed for civil courts, which courts are instructed to support the exercise of this power: Collectors also empowered to appoint peons, suwars, or the like, to maintain the possession of the party.	23 3
Cl, 5. Appeals to the Board of Revenue.	1. Decisions of Collectors under these provisions are appealable to the B. of Revenue; the petition of appeal (being on paper of 2 Rs. stamp) to be presented either to the Collector or to the Board, but not to be received after three months from the date of the decision, unless sufficient reason be shown to the Board. The Board not required to investigate the case, but if the final roobukary of the Collector do not appear unjust, erroneous, or doubtful, or his proceedings irregular and imperfect, it may reject the appeal at once; if the suit has been dismissed on default, the Board competent to direct a new trial to be instituted; also, if the trial of any suit be	
	delayed before the Collector, the Board competent to direct him to proceed in the same. 2. No pleadings required in such cases of appeal, beyond the petition of appeal; and no fees to be taken on exhibits	29 1
	or any documents required by the Board.	2
;	3. If the parties employ the same agents in the appeal case as in the original suit, no further vakalutnameh or mok-	
	tarnameh to be required. 1. Respt. to receive notice of the appeal, but not required to attend; and the investigation not to be delayed by	3
•	his absence.	4
:	The decision of the B. of Revenue to be final as to the summary inquiry of the Collector, and to be rendered in a roobukary on paper of 2 Rs. stamp.	5
611 C	. With consent of the parties concerned, Collectors may refer any such suits or any disputes respecting lands that	!)
Cl. 6. Reference to Arbitration	may come before them to arbitration; Collectors to carry awards of arbitration into execution, and to be guided by the rules for arbitration in force for civil courts; also to invest arbitrators with authority to summon	
	wsses, and examine them upon oath; awards of arbitration so given not to be reversed, except on proof of	
	gross partiality and corruption by a regular suit in a civil court; awards not so reversed to have the same	
;	force as decrees of court. In referring suits to arbitration the matter for settlement to be distinctly stated, and if the award first made omit some necessary points, and be otherwise imperfect, it may be returned with directions to the arbitrators to com-	33 1
	plete their award.	2
;	Pergumah kanoongoes and tehsildars may be employed as arbitrators in such cases.	1 1 3

	Ch. 11. Special Judicial Authorities.	Throught the Prot		
		Reg.	S	
Sec. 10. Cl. 7. Disputes for Possession.	 When a Collector empowered as above shall learn by a reference from the Magistrate or otherwise, that disputes exist for the possession of lands or premises, likely to terminate in a breach of the peace, he may require the parties to attend in person or by representative at a stated time and place; and, after investigating the fact of possession, may decide the case as above; if the fact of previous possession cannot be ascertained, the question of right to be determined and possession given accordingly; the opposite party to be entitled to institute a civil suit. In such cases the lands or premises may be attached until possession be given to one of the parties. The Board to see that the question of right in such cases be carefully investigated. The Magistrate or Joint Magistrate, under the above circumstances, to certify the existing dispute to the Collector; the Collector to transmit a copy of his first proceedings and final award to the Magistrate or Joint Magistrate. The Collector in such cases to use every means to induce the parties to refer such disputes to arbitration. Collectors, making or revising the settlement of any muhal, and ascertaining from the complaints of parties that they have been forcibly dispossessed from any lands, premises, &c. or from any produce or profits of such, declared competent to investigate the case, and to reinstate parties who may prove that they were in possession during the year preceding. Collectors may in like manner determine any disputes relating to the possession of any 	7.22.		above by 2 1825, 9.
	lands or premises, belonging to muhals under revision or settlement, and which it may be expedient to settle. 5. This provision to apply to all cases wherein any landholder or under-tenant may have been ousted, by a special deed or title wrongfully transferring possession held by such person; but not to apply when such deed or title was executed by the complainant himself, unless it be established by some judicial proceeding, that such document was extorted by force and terror; and not to apply to cases wherein possession was lost previously to the year preceding the complaint. (See the late enactments, Cl. 1. 9, 10, 11, 12.)		14	5
Cl. 8. Regular Suits in Appeal from such Decisions.	 Collectors making or revising settlements of lands being authorized, when disputes exist concerning the nature of tenures and interests in such lands, to decide and specifically to record such rights in their roobukaries of settlement, parties may seek redress in a regular civil suit; courts trying such suits not to interfere in the Collector's settlement of the amount of revenue on any lands or parcel of lands so settled. Collectors having authority under similar circumstances to decide disputes for possession of such lands or premises, parties dissatisfied with their decisions (see Cl. 7. 4) may institute a regular suit in a civil court to try the question of right. 		14	_
	3. Generally any parties dissatisfied with decisions of Collectors or of the Board may institute a regular civil suit to try the merits of the case; in such cases the summary decision of the Collector, unless reversed or staid by the Board, to be carried into execution notwithstanding such regular suit.		29	6
	4. Regular suits instituted to contest the decisions of Collectors shall be in the nature of appeals to courts in their regular jurisdiction from summary awards.	Į.	23	2
	 5. Regular suits being so instituted, the proceedings of the Collector to be required by precept, and to be filed in the record. 6. Such suits not referable to Registers or inferior judicial tribunals; and such inferior authorities always to be guided 		31	r
	by the Collector's decision in matters before them, until such decision is reversed by the Board or a competent judicial authority. 7. Parties, having claims cognizable by Collectors (under the above rules), but not wishing for a summary trial, may always in the first instance institute a regular suit in the proper court.		30	2
Cl. 9. General Rule for Courts,	All decisions on the demands of zemindars to be regulated in courts of judicature by the rates of rent and modes of payment ascertained at the time of settlement and recorded in the Collector's proceedings, until altered by a regular civil suit; and all cesses and collections not then allowed and sanctioned, nor taken into account in fixing the Government jumma to be held illegal, unless now or hereafter specially sanctioned by the Gov. Gen. in C.		9	1
SEC. 11. JUDICIAL POW- ERS OF COL- LECTORS IN ABKARY MAT-	 All inquiries concerning the illicit manufacture and sale of spirituous liquors or drugs, to be conducted by the officers in charge of the abkary muhal. Any person so convicted to be sent to the Judge for confinement. (See Ch. 1, s. 12, 1.) N. B. These rules not further analyzed, the judicial authority being of a criminal character. 	10. 13.	22	1 5
TER8- SEC. 12. JUDICIALPOW- ERS OF SALT AGENTS.	 Salt Agents and Superintendents of chokies are authorized to try cases for smuggling, &c. (for offences, see the sections of the regulation enumerated in the note to cl. 9, of s. 5, of Ch. 1.) and to give a final order for confiscation when the salt (liable to confiscation) does not exceed 20 maunds of 82 Sa. weight, and their decisions final; also in adjudging fines not exceeding 50 Rs. Persons not paying penalties or fines adjudged by the Salt Agent to be sent with a roobukary to the Judge. (See Ch. 1, s. 12, 2.) N. B. These rules not further analyzed for the same reason. 		109 111	1
SEC. 13. JUDICIALPOW ERS OF STAMI OFFICERS.	the same powers as to resistance of process and contempts as are prescribed for Z. and C. Judges; persons committing perjury before them liable to the usual penalties: Judges to give effect to all orders passed by such	1	17	

	Ch. 11. Special Judicial Authorities.	Throughouther the Provi	
S 14			S. C
DENI AND RE-	 The Superintendent and Remembrancer of Legal Affairs to be a covenanted civil servant of the Company. This officer may be employed by the Gov. Gen. in C. to aid in the conduct of cases in which Government is a party, either in the civil or criminal courts. 	0. 10.	3
MEMBRANCER OF LEGAL AF- FAIRS.	3. This officer to furnish an opinion on the merits of any case that may be referred to him for the purpose, either by Government or by any competent authority; such opinion to specify whether the question at issue depend on		
	the construction of the Government regulations or on the Hindoo and Mahomedan laws; if it involve a point of native law, the S. R. L. A. to consult the proper law officer of the S. D. A.		4
	4. Previously to having recourse to judicial process, the revenue authorities (Board of Revenue, &c.) are authorized to require the assistance and sentiments of the S. R. L. A, as they may deem expedient under the instructions of the Gov. Gen. in C.		5
	5. The B. of Customs, Salt, and Opium may make use of the assistance and services of the S. R. L. A, in suits on the part of Government in the salt department, as in any matters of judicial process.	10. 19.	18
	6. The S. R. L. A. competent to instruct the pleaders of Government in the several courts to undertake causes at the expense of Government, and to furnish orders for the conduct of such suits.	8. 16.	6
	7. The S. R. L. A., under instructions from Government, to conduct suits for the recovery of penalties from natives for contracting illegal loans with covenanted servants. (See Ch. 4, s. 7.)	7.23.	8
SEC. 15. SPECIAL COM- MISSION FOR TRIAL OF CAS-	 It shall be competent for the Gov. Gen. in C, to appoint one or more special Commissioners for the fina determination of all cases, which have been or may be investigated by Collectors under the powers of Reg. II 1819, or IX. 1825; as also of all suits brought to contest the assessment made by the Collector. The jurisdiction of such special commission shall extend locally and temporarily, as the Gov. Gen. in C. shall 	3. 28.	2
ES RELATING TO RESUMED LANDS. Cl. 1. Appointment and Jurisdic-	direct; and the functions of the Commissioners shall be regulated as the Gov. Gen. in C. shall think proper 3. Notice of the appointment of such commission to be published at the Judge's and Collector's kutcherries in the particular districts, and to be communicated through the S. D. A. to the P. C. and Z. or C. C. concerned	.	
t ů m. Cl. 2. Oath.	Special Commissioners, before commencing their duties, to take oath before such person as the Gov. Gen. in C shall appoint. (For the oath, see the Reg.)		9
Cl. 3. Cognizance.	1. Every civil court, on receiving such notice, shall stay all proceedings in such cases, and shall forward all cases pending to the commission, and shall lose all power of cognizance in such cases until the authority of the commission cease; and no appeal from decisions of revenue officers, in such cases, shall lie to the courts of ju	:	
	dicature, pending the sitting of the commission. 2. In all cases previously decided by the B. of Revenue, and appealable to the courts by the existing regulations, appeals shall lie to the commission, on its jurisdiction over that district being declared; such suits to be tried as a peals instituted under this regulation.		2
	appeals instituted under this regulation. 3. Notice of the appointment of the commission to be sent to the B. of Revenue, which will stay all proceedings it cases under investigation according to Reg. 11, 1819 and 1X, 1825, and transmit all papers to the Commission.		
	sioners (excepting cases specified in Reg. IX. 1825.) 4. Records of cases being so transmitted, the Commissioners shall decide what amount of vakeels' fees and costs of suit shall be paid in the former tribunals; previous deposits to remain until an order be issued at the decision		
	of the suit by the Commissioners. 5. It shall be competent to the Gov. Gen. in C. to invest Commissioners so appointed with all the powers of the B. of Revenue.		3
Cl. 4. Exception.	The above rules not applicable to cases specified in S. 30. of Reg. 11. 1819, (see Ch. 11, s. 9.) except such as may involve the right of Government to assess the lands. If Government be a party, Collectors to pursue their inquiries according to this regulation; otherwise, according to the existing enactments.	•	5
Cl. 5. Proceedings	 The jurisdiction of the commission being published, the local Collector shall proceed in his investigations under Reg. 11, 1819, and 1X, 1825, without reference to the B. of Revenue, and his final roobukary shall have all 		
of the Collecto under the Com prission.	the force of a decree, and a copy (on plain paper) shall be forthwith given to the party concerned. 2. Lands being decided liable to assessment, the Collector need not transmit his proceedings to the Board or to the commission; but the party interested may appeal to the commission within two months after the date of the copy of the decree being tendered to him; the commission may admit appeals after such period on good reason for delay being shown; petitions of appeal may be presented either to the Collector or the commis-		4
	Sion. 3. The Collector may proceed to enforce his decree, though an appeal be instituted, reporting his proceedings to the Board, or to the commission if vested with the Board's powers. The commission may stay execution of the		
	decree on the appt.'s filing to pay the assessment as finally settled by the Collector's decision. 4. The Collector, when deciding against assessment of the lands, to forward his proceedings with the record to the B. of Revenue, which, on considering the case, if they disagree with the judgment given, may forward the case to the commission; notice to be issued for attendance of the parties; non-attendance, after being duly		

	_	Ch. 11. Judicial Special Authorities.	Through		
			4	S.	
Cl. 6. Decision of the		Decisions by the commission in all cases to be final; excepting only in such as, if decided by the S. D. A., would be appealable to the King in Council: such appeals subject to the ordinary rules (see Ch. 13, s. 6): the commission competent to review its own judgments according to the general rules (see Ch. 1, s. 8.)		4	
when final.	2.	All judgments of a single Commissioner, confirming decisions of former tribunals to be final; but when contrary to the last award, his opinion being recorded, the case to be submitted to a second Commissioner, and should he disagree with the first, to a third Commissioner; the concurrent voices of two Commissioners to be final. The Gov. Gen. in C. will name other Commissioners for such references.			6
Cl. 7. Forms of Trial and Record.		In forms of proceedings, pleadings, fees, and stamp duty on legal papers, the commission to conform, generally, to the existing rules of practice, and, particularly, to such rules as the Gov. Gen. in C. may prescribe. Commissioners may direct Collectors in their investigations, and refer cases back for further trial, when it may ap-		6	
	3.	pear proper. The powers of courts in regard to resistance of process, contempts, the summoning and examination of wsses. and			2
	4.	oaths, vested in the commission; its processes to be issued as processes of court. The commission may require Z. C. to execute its decisions, which shall be enforced as decrees of P. C. or the S. D. A.			3
	5.	The ordinary rules regarding native officers (see Ch. 6) applicable to the officers of the commission, unless, with the sanction of Government, it determine upon other rules.	ı		4 5
		Persons guilty of perjury or subornation, in regard to points material to the issue, before the commission, liable to the ordinary penalties, (see Ch. 1, s. 5, cl. 2.)			6 7
	3.	Commissioners competent to commit for perjury: Magistrates to give effect to such commitment. Courts and revenue officers to afford the commission every aid and information, to serve all process, to transmit all lists of cases, decided or pending, and all papers that the commission may require.	ŀ	7	
		The commission may require courts or Collectors to examine wsses, on written interrogatories or otherwise, and to report on particular facts.		0	2
Sec. 16.		The commission to furnish such periodical statements as the Gov. Gen. in C. may require. The superintendence of the family lands* of the Raja of Benares, to be vested in such officer as the Gov. Gen.		8	
SUPERINTEN- DENT OF THE FAMILY LANDS		in C. shall appoint. Justice, in all revenue matters, shall be administered through the Raja as heretofore: the population to be in no	7.28.	3	c ti
OF THE RAJA		way divested of any ancient rights regarding the occupation, possession, or transfer of land. Decisions of the R ja or of his officers in all matters connected with the revenue and management of such lands, to be certified to the Superintendent, who is empowered to confirm, modify, or annul the same; the orders of the Superintendent to be subject only to those of the Gov. Gen. in C.	,	7	o F S
	4.	The Superintendent to recognize all complaints against the breach of the rules contained in this regulation, or against severity in the execution of them, and generally to render justice as provided by the regulations for the civil courts; complaints of a criminal nature to be referred to the Magistrate.		14	
		On statements being forwarded to the Superintendent by the Raja regarding individuals to be appointed as native commissioners, the Superintendent will withhold his concurrence in cases of bad character or incapacity, always having regard to the Raja's honour and dignity in the mode of doing so.		17	•
	7.	In the removal of native commissioners, the Raja shall act in concert with the Superintendent. The Superintendent is empowered to give instructions to such native commissioners regarding the execution of their decrees in cases of appeal from them.	.	18 22	1
	8.	The proceedings of the native commissioners to be subject to the revision of the Superintendent, who, in cases appealed to him within six months after date of the decision, will direct further investigation to be held if necessary, and confirm, modify, or annul the order appealed as he may think proper; the Gov. Gen. in C. may	-		
	9.	always supersede the orders of the Superintendent when referred to. The rules regarding resistance of judicial or revenue process contained in the regulations are applicable to process issued by the present regulation.	3	24 25	l
	10	D. The general principles contained in the regulations to be applicable to the administration of these lands; and when not applicable, it is to be regulated by equity and good conscience.		26	1
MISSIONERS	2.	A native commissioner to be appointed by the Raja of Benares in each pergumah referred to in Reg XV. 1795. Such commissioners to be nominated by the Raja, who will communicate to the Superintendent all information concerning their age, character, and past employment; that officer being competent to withhold his concur-	1	16	
IN THE ABOVE MUHALS.		rence in cases of bad character or incapacity. No native commissioner to be removed without sufficient cause; in such removal the Raja will act in concert	.	17	1
		with the Superintendent Such commissioners subject to criminal prosecution for corruption, extortion, or other gross misdemeanor, and,	.]	18	1
		on conviction before the court of circuit, to be subject to a proportionate fine or imprisonment. Native commissioners, so appointed, competent to receive, try, and determine all suits against inhabitants of their jurisdiction, and relative to lands or to the revenue or produce of lands situated therein; provided the		19	
	6.	cause of action occurred within 12 years previously to the institution of suit. In receiving, trying, and deciding such suits, the native commissioners shall be guided by Reg. XXIII. 1814, (see Ch. 10.) and when that regulation does not apply, by the general rules established for Z. and C. C. in	,	20	
		Civil suits.		21	

* For the specification of these lands, see the preamble of this Reg. or Reg. II. 1795, Sec. 17, Cl. 6.

	Ch. 11. Special Judicial Authorities.	Throughout all the Provinces.
SEC. 17.	7. The rule prohibiting native judicial officers from recognizing cases in which a British subject, other European, American, may be a party, not applicable to such native commissioners.	or 7. 28, 22
	8. Native commissioners to execute their own decrees, subject, in cases of appeal from them, to instructions from the Superintendent.	om 23
	9. Decisions of such native commissioners subject to revision, and, if appealed within six months after their date, confirmation, inodification, or annulment by the Superintendent: the Gov. Gen. in C. being competent to persede orders on such appeals, when referred to by either party.	to su-
	10. The penalties for resistance of process, prescribed in the general regulations, are applicable to process issue on this regulation. (See Sec. 16. Reg. 10.)	ed 25

CHAPTER XII.

PROVINCIAL COURTS AND LAWS OF APPEAL.

•		Benga	1.80	Bend	ires.	C. C. P	rovs.	-
•		Reg.			S. C.	Reg.		•
Establish-	Provincial courts of appeal established in the vicinity of Calcutta, the city of Patna, the city of Dacca, and the city of Moorshedabad. The Calcutta P. C. A. has jurisdiction over the zillahs Nuddea, Jessore, Burdwan, Midnapore, Hooghly, the Jungle Muhals, the Twenty-four Pergun-	5. 93.	- -					
T. C. A. in Bengal.	nahs, and the Suburbs of Calcutta, (for the exception of Cuttack, see Ch. 11, s. 2.) 3. The Moorshedabad P. C. A. has jurisdiction over the zillahs Moorshedabad,	1	3					
	Baglipoor, Purnea, Dinagepoor, Rungpoor*, and Rajshahy. Also, over zillah Beerbhoom.	1, 06.	3					* See chapter
	 The Dacca P. C. A. has jurisdiction over the zillahs Mymunsing, Sylhet, Tippera, Chittagong, Backergunge, Dacca Jelalpoor. 	5, 93.						11, Sec. 3.
	5. The Patna P. C. A. has jurisdiction over the zillahs Ramgurh, Behar, Shahabad, Sarun, Tirhoot.	·		1		1		
	Also over zillah Gorukpoor.	17. 25.	2					
Cl. 2. In Benares.	1. A P. C. A. established in the city, for the province of Benares, having jurisdiction over the zillahs Mirzapoor, Ghazipoor, Juanpoor, and the city of Benares Also, over zillah Bundlecund.			9, 95. 8, 05.				
	Also, over zillah Allahabad	1		8.04.	6	İ		
	Also, over zillah Futtehpoor.			6. 25.	3			
C1. 3. In the con- quered and ced-	 A. P. C. A. over the ceded and conquered provinces established at Bareilly. The Bareilly P. C. A. has jurisdiction over the zillahs Moradabad, Bareilly, Etawa, Furruckabad, Cawnpore. 					4. 03.	2	
ed Provinces.	Also, over zillahs Allyghur, Scharunpoor, Meerut, Agra					8.05.	8	
'Sec. 2. Constitu-	1. Each P. C. A. to consist of four Judges, to be denominated the first, second, third, and fourth.	5. 14.	2	2 —			_ -	
Ci. 1.	2. The Gov. Gen. in C. competent to appoint to each P. C. A. as many Judges as may be deemed necessary for the despatch of business.	1. 26.	2	2 _	_ _		_ _	
	3. Every Judge, previous to commencing his duties, to take and subscribe an oath before the Gov. Gen. in C. or such person as he shall appoint.	5. 93.	2	9.95.	2	4*. 03.	2	* To the Doas,
Judges, &c.	tore the Gov. Gen. in G. of such person as he shall appoint.	0.55.		3.50.		1 .00.		&c. by 8.1805, 8.
Cl. 2. Sittings of the	1. The court to be held in a large and convenient room.—No decree or order to be passed except in open court, and on court days.		4		4		4	
Court.	2. P. C. A. to hold daily sittings (Sundays and holidays excepted); if any circumstance prevent the sitting of the court for two successive days, report to be made to the S. D. A.	13. 10.	5	_				
	3. Two Judges necessary to hold a court of appeal	47.93.	3	25. 95.	2	15. 03.	3	
	4. Whenever a vacancy in the court, the absence or indisposition of any of the Judges occur, to prevent two Judges sitting together, a single Judge is competent to hold regular sittings of the court, and pass orders and judgments in	.						
	conformity with the regulations. (a) 5. Whenever the despatch of business may require it, a single Judge may hold sittings	13. 10.	22	-		-	- -	
	and pass orders and judgments under similar rules. (See cl. 6.) (b)	25. 14.	6,7	_	-	_	—]	

⁽a) The C. O. of S. D. A. July 9, 1824, direct that whenever a Judge may be ill and unable to attend his duty, a report of the fact on the eighth day to be sent to the S. D. A. and weekly reports until the preventing cause be removed: the courts also to state whether any temporary arrangement is necessary.

(b) See the C. O. of S. D. A. January 14, 1819, for particular directions to the P. C. A. as to the distribution of business in courts. The C. O. of April 14, 1820, explain that any single Judge may sit and try original suits.

	Ch. 12. Provincial Courts and Laws of Appeal.	Pannal P. I	Dana	0.00	an coat B
	One. 12. 1700 thetat Oburts and Daies of Appear.	$\frac{ Bengal, \&c. }{ Reg. S. C. }$	Benares.	$\frac{C.\ C.\ P}{Reg.}$	<u> 8. C.</u>
Sec. 2. Cl. 3.	The P. C. to use circular seals with appropriate inscriptions, (See the Reg.)	5. 93. 5	9.95. 5	4.03.	5
Court Seat. Cl. 4. Holidays.	 P.C. to be adjourned for thirty days during the Hindoo festival of the dussara, and for fifteen days during the Mahommedan festival of the mohurrum. On the collection of business or for other reason, the S. D. A. may dispense with such holidays being taken by any P. C. (See cl. 2.2.) 	3. 98. 10 1. 06. 10	- -	8. 05. —	13 —
Cl. 5. Leave of Absence.	Application by any provincial Judge for leave of absence to be made to the Gov. Gen. in C. in the same manner as prescribed for Z. and C. Judges (See Ch. 1, s. 2, cl. 4): previous to any Judge obtaining leave of absence, reference to be made to the S. D. A. to ascertain whether the state of business in the court will allow of such absence.	0.01.15	-		
				Through the Pro	vinces.
	1. On the state of	annanlabla ta t	ha C D A i		<u>S.</u> <u>C.</u>
	 Decisions of single Judges to have the same effect as those of two or more, and are a similar manner. (See cl. 2. 4, and 5.) A single Judge may perfect interlocutory decrees passed by himself, or by any ocare not to alter the order of any other Judge or Judges of the court. A single Judge competent to pass any orders or take any evidence connected wwhether appeals or original suits. (See rule 11.) A single Judge competent to commit wases, for wilful perjury to the court of circumstance. 	ther Judge or	Judges, taking cases pending	13. 10.	3 4 2 4 4
	5. A single Judge to execute all decrees and orders from the S. D. A. and to make coive and pass orders upon petitions of appeal to the S. D. A. from any judgme 6. A single Judge to ascertain and determine the sufficiency of securities required b vakalutnamahs and moktarnamahs; to inquire into the circumstances of paur	ent of the P. C. y the court;—t	A	1.07.	5 * Subornation of perjury is 1 omitted in this provision,
	suits for trial by receiving pleadings and exhibits. 7. A single Judge to execute all decrees and orders passed, but not completely execute of his own court. 8. A single Judge to prepare for trial cases referred to the court for trial by the	Gov. Gen. in	r more Judger		4 2 6
	 A single Judge may enter into any correspondence authorized to P. C. and of thereto, and furnish all periodical reports prescribed. All orders in conformity with these rules to have the same effect as orders of the court at large or any two Judges thereof may always re-examine wases. prescribed. 	court collectively eviously examin	y. 		5 7
	 Judge, and pass any orders in qualification or abrogation of the previous orders 12. A single Judge competent to pass final orders on the appointment or removal o tached to Z. or C. C. unless his opinion may differ with that of the Z. or C. Julla. A single Judge may suspend any ministerial officer attached to his own court; bu removal or appointment of such native officers to be passed by two or more Judge. 	f native ministe dge. t all final orders	rial officers at	25. 14.	10 1
	 14. A single Judge may determine in the first instance on the admission or rejection special; —orders of rejection on regular appeals being summarily appealable to 15. Also, if appeals be admitted, may issue process and pass orders with regard to se 16. Exception.—Special appeals only to be admitted on the concurrent opinion of ty 	of appeals whet the S. D. A. curity. (See I		13. 10. 1. 07. 9. 19.	4 3 4 3
	17. A single Judge may receive all miscellaneous petitions connected with matter and cognizable by the P. C. A.; and may proceed thereupon, subject to the reclowing rules)	s pending in an		13. 10.	4 6
C1. 7. Orders re- versing Orders of Judgments appealed.	 A single Judge thinking any decision or order, coming before him in appeal, ough not to pass a final order thereupon, until another Judge shall sit on the case wit A single Judge in such case to record his sentiments; and when a second Judge, s may concur in opinion, the decree to be passed, and the orders to be executed requiring both Judges to sit upon the case together;—the signature of the signature. 	h him. itting afterward I by the latter J	s on the case, udge without		2 3
Cl. 8.	completion of such final orders; but the opinion of the first Judge to be set forth. 1. Whenever two Judges of a P. C. trying an appeal from decisions or orders of a	in the decrec. inferior court,	 may differ in	25, 14.	8
Differences of Opinion.	opinion, final judgment to be delayed until the opinion of a third Judge can be rity of opinions to decide the case. 2. The same rule applicable whenever, during the trial of an original suit, a difference two Judges.	of opinion may	arise between		9 2 3
	3. The same rule applicable to all miscellaneous business under similar circumstances involve a matter of judicial cognizance, and should no third Judge be at the s division, the papers may be sent to him for his written opinion; otherwise the can be submitted to a third Judge	<i>udder</i> station, l	out within the		9 4

Ch. 12. Provincial Courts, and Laws of Appeal.		Throughouthe Prov		
Sec. 2. Cl. 8.			<u>s.</u> 9	
C1. 9. Power of the Court at large. C1. 10. Particular Rules for the P. C. A. at Dacca,	 See rule 11. of cl. 6. and rule 4. of cl. 8. The Judges of the P. C. A. at Dacca being at the sudder station, while not holding a jail delivery at that city, when the arrears of business collect, form themselves into two courts; the senior and junior Judges, with the kazy, composing one, and the rest of the Judges, with the moofly, composing the other; the causes to be divided between the two courts, the senior Judge of either court to have a casting vote; but if the senior Judge be of opinion, that any order or judgment of a Z. or C. C. should be reversed, and no further appeal may lie to the S. D. A. the junior Judge being of a different opinion; the case to be referred either to a third Judge or to the whole court. The separate courts to meet in separate rooms of the same house or in some other convenient and contiguous places.—Records of such court to be kept by the record keepers.—Process to be issued under the general rules.—The courts, so divided, authorized to entertain additional native officers, if necessary. The application and operation of these rules to be at the discretion of the S. D. A. which court also is empowered to issue further instructions, when necessary, for the despatch of business in the Dacca P. C. A. 	4.02.	3	

Bengal, &c Benares. C. C. Provs. Reg. Reg. Reg. 1. P. C. may receive any original suits cognizable in a Z. or C. C.; and if it SEC. 3. COGNIZANCE appear that the Z. or C. Judge has refused to receive or try the same, may OF ORIGINAL 5.93. 7 9.95. desire him to do so by precept. 6 4.03. SUITS. 2. Regular suits for any amount exceeding 5000 Rs. to be instituted and tried in the P. C. of that division, in which either the property, if land, is situated, the deft. resides, or the cause of action arose. 13.08. 3 3. Pffs. having the option to institute suits to the amount of 10,000 Rs. either in the Z. or C. C. or in the P. C. (See Ch. 1, s. 6, cl. 1, 2.) may petition the P. C. for the removal of such suit to the latter for trial; on receiving such petition, if sufficient reason, such as delay or otherwise, appear, the P. C. may forward it for the orders of the S. D. A. (See Ch. 13, s. 13, 2.) But any pffs. instituting a second suit for the same matter, liable to a fine, besides the dismissal of his 19.17 suit. (See ch. 2, s. 1, cl. 1.) 4. P. C. to try all original suits above 1000 Rs. removed from Z. or C. C. and re-(19.17 3 3 **2**5.14. ferred to them by precept of the S. D. A. Such suits so transferred to be tried under the general provisions for P. C. 5. Civil suits in appeal from the resumption of lakhiraj lands by the revenue authorities, to be instituted in the P. C., if the annual produce of the lands exceeds 2. 19. 25 500 Rs.* 6. On a dispute arising between parties, whether a suit instituted in a P. C. be cog-Ch. 1, s. 6, and the late enactnizable in a Z. or C. C., the claim having been mis-stated, the court will ments, Ch. 11, s. 15. make the proper inquiry; such objections on the part of the deft. must be made in the first instance; the orders of the court on such matters to be 13.08. 5 final. 7. If it be decided, that the suit is cognizable by a Z. or C. C. the pff. to institute his suit de novo in such court ; vakeels employed in such cases to receive a reasonable portion of the usual fces, not exceeding one-fourth; the institution fee to 5 be returned to the pff. 8. Suits in recovery of penalties from natives for contracting illegal loans with covenanted civil servants, to be instituted in the P. C. of the division. (See ch. 4, s. 7.23. 8 17, cl. 2.) 9. The S. D. A. may, at any time when it may appear convenient, send for from the files of P. C. suits then pending for an amount equal to or above 50,000 cur-25. 14. 5 rent Rupees (or 43,103 Sa. Rs.) and try such suits in its own court. 5.93. 6 10. P. C. to try every civil suit or matter referred to them by the S. D. A. 11. If, in consequence of inquiry in a Z. or C. C., a suit be transferred to the P. C. as uncognizable in the former, for all pleadings that may have been entered in the former court, vakeels will be entitled to a portion of the fees on decision of the suit; the institution fee not to be required a second time, (see ch. 1, s. 6, 13.08. cl. 1, 4.) 12. Summary suits of whatever amount are only cognizable in Z. or C. C. For an exception regarding embezzlement by native officers, (see ch. 5, s. 11.)

	27 10 h						-		
	Ch. 12. Provincial Courts and Laws of Appeal.	Beng	al, ζ	Sc.	Ben	ares.	C.C.	Pro	vs.
		Reg.	_ 3.	C.	Keg.	8.	C. Reg	. 5.	<u>c.</u>
SEC. 4. PROCESS OF PROVINCIAL COURTS. Cl. 1. Execution of.	1. All process of the P. C. or of the S. D. A. served through a P. C. to be issued through the Judge of that jurisdiction in which the deft. or other party resides the property lies, or the cause of action arose, unless the party be present at the court;—a period to be fixed for the execution of every order. If a Judge a any time disobey such order, or make a false return thereto, such conduct to be immediately reported to the S. D. A.: any Judge, so offending, may be suspended by the S. D. A.		. 15		9. 95.	6	4. 03	l. 15	
	 All process and orders for executing decrees, to be enforced and returned by the Z. or C. Judge by the time specified, or sufficient reason to be given for delay. (For the forms of returns to such orders, see Ch. 1, s. 11, 1. See also s. 7.) (c) Z. or C. Judges, doubting the legality of precepts from the P. C. may suspend execution of the same pending remonstrance;—but any second precept bearing the former order from the P. C. to be executed without delay; should the Z. or C. Judge request a reference to the S. D. A. such reference to be made, except the 	1	16					16	
	matter in doubt rests entirely with the discretion of the P. C., such reference being only intended to settle all disputed interpretations of the regulations	10. 96. 5. 93.			-	-	22*.03 4.03		*To the Doab, &c. by 8.1805, 17.
Cl. 2. Resistance of:	Any actual proprietor of land being charged with resistance to any process of a P. C., such person to be summoned by the P. C., and if not forthcoming, notice to be issued as above prescribed, (See Ch. 1, sec 11, 1.) If the party fail to attend, or if, attending, the fact be proved against him, his zemindary to be decreed forfeited to Government by the court. Decrees in such cases only appealable to the S. D. A. when the annual produce of the lands forfeited shall exceed 5000 Sa. Rs.* (amount to be calculated according to the receipts of the offender for the year in which the decree is passed.)—If not appealable or not appealed within the limited time (See Ch. 13, s. 4, cl.3.), P. C. will forward copy of the decree of forfeiture to the Gov. Gen. in C. If appealed and the produce of the lands (on which cognizance of such appeal depends) be doubtful, the S. D. A. may require information from the P. C. The Gov. Gen. in C.		2		- 05		4.02	0.2	* The original enactment for Bengal, &c. fixes this limit at 1000 Rs.; but the amount being extended to
	may commute such sentence of forfeiture to a fine to be levied as a decree Such decrees of forfeiture not to be final, until confirmed by the Gov. Gen. in C. If the Gov. Gen. in C. confirm the forfeiture, the P. C. to order the Collector of the jurisdiction to depute an aumeen (or, if the lands be inconsiderable, to	5. 93. 9.99.†	3	3	95.	7	4. 03.		1 5000 by the en- 2 actment for the C. C. P., it is presumed, that the rule con-
	order his nearest tehseeldar) to take charge of the lands	5.93.	23	1		8			3 tained in 5.
	The Gov. Gen. in C. may confer such forfeit lands on the heirs of the former proprietors, or order them to be sold.	ļ	24			9 2		24	these suits. It
20	In the province of Benares, if the land form a distinct puttehdary, the Gov. Gen. in C. may confer the revenue of such land upon the principal proprietors, or the puttehdar within whose putteh it may be included.								specified that the enactments of 1814, regard-
	Farmers of Government convicted of resistance to the process of a P. C. to incur a cancelment of their farms under similar rules with regard to process, forfeiture, confirmation, and appeals: such farms being cancelled, the farmer and his surety to be held responsible for all arrears at the end of the year; and may recover arrears of rent from under-tenants by the prescribed processes; the Gov. Gen. in C. may commute the sentence of forfeiture to a fine, and compel the farmer to continue his lease.	Ş	25		\$ 1 \$ 1			25	ing appeals, re- late to those cases. † This enact- ment in fact only applies to Z. and C. C.
	If such offender be neither a landed proprietor nor a Government farmer, he will be liable to a fine under similar provisions; the order being appealable when the fine may exceed 5000 Rs.— (confirmation by the Gov. Gen. in C. not prescribed as necessary.)	2	26			6		26	† See above note.
SEC. 5. GENERAL RULES FOR RIALOFSUITS.		2. 06.	7	-	_ -	-	-	-	
Cl. 1. Security. Cl. 2. Rule for Plead- ing.	No person to be heard in trials of suits by P. C. except the parties, their vakeels or wsses.; and no vakeel to proceed or plead in a case until appointed by vakalutnameh. (For pleadings see Ch. 2, sec. 2, cl. 6.)	5. 93. 2	2	9.	.95.	3	4. 03.	22	
Cl. 3. Witnesses.	Wsses. not attending, refusing to give evidence, guilty of perjury or contempt of court, before a P. C., to be proceeded against in the same manner as is directed for Z. and C. C. (See Ch. 2. s. 2, cl. 8, also Ch. 1, s. 5.)	2	0					20	

⁽c) The C. O. of S. D. A. April 20, 1801, and Oct. 12, 1803, direct, that precepts of court in English shall enclose the processes to wsses, &c. as well as order to European officers of Government; and that applications for papers, &c. be enclosed in a short English address.

	Ch. 12. Provincial Courts and Laws of Appeal.	Bengal	, fre	Bene	res.	U.C. F	rovs.
•		Reg.	S. C.	Reg.	S.C.	Reg.	S. C.
Sec. 5. 2 Cl. 3.	P. C. may admit wsscs. to give evidence or solemn declarations in the same manner as Z. and C. C.; evidences of females of rank and of persons residing above 50 koss from the court to be taken as prescribed for Z. and C. C. (See Ch. 2, s. 2, cl. 8.)	5. 93.	19	9. 95.	6	4. 03.	19
	Whenever a wss. may reside at a great distance from the P. C. the Z. or C. Judge of the jurisdiction may be instructed to take the deposition required. In such cases the P. C. will transmit to the Z. or C. Judge written interrogatories prepared and signed by the parties or their vakeels, and countersigned by the pro	13.08.	9	_	-	-	
ļ	vincial Judge; parties or their vakeels attending at such examinations may pu further questions to the wases. The S. D. A. and P. C. may dispense with sending such written interrogatories but may furnish the Z. or C. Judge with particular instructions as to the mat ter to which evidence is required. The Z. or C. Judge or his Register, if pract	26. 14.	13	*	-	_	
	cable, will take such examinations in person, instead of leaving them to thein ative officers. . Whenever it may appear advisable, the P. C. may cause the depositions of wases	19. 17.	13	-	-	-	
	to be taken by a Judge of their own court proceeding on circuit. In the trial of all suits, whether original or appealed, before the P. C., the gene	. 13. 08.	10	-		-	
neral Provi- sions	ral provisions for the conduct of suits in Z. or C. C. to be attended to. (See Ch. 2.)	5. 93.	11				11
	2. Appeals to be dismissed if neglected for six weeks without sufficient reason for delay being shown by the appt. (d)	•	21				21
SRC. 6. ECISIONS OF PROVINCIAL COURTS.	 The P. C. may generally cause their decrees to be executed through the Z. C. C. to which they relate. (See s. 4.) The P. C. may enforce their decrees for money against proprietors of land, be ordering Z. or C. C. to execute them on the general rules. 	.	6 27			-	6 27
Cl. 1. Execution of	(See Ch. 2, s. 3, cl. 3, and 4.) 3. Decrees of a P. C. relating to the jurisdiction of that Z. or C. C. in which the I C. is stationed, to be executed and enforced by its own authority and officers.	2.21.	8	_		_	
Cl. 2. Revision of	P. C. may apply for permission to review their own judgments under the provisions contained in sec. 4. of Reg. XXV. 1814. (See Ch. 1, s. 8.)	i. . 26. 14.	4	2 _		_	
Cl. 3. ppeals from.	1. A petition of appeal from an original decision of a P. C. being presented to the court, if admitted, the senior Judge* to endorse the petition with the date of a mission, the word "appealed" to be written against the record of the case, an notice to be given to the appt. that if he fail to conduct the suit within s weeks it will be dismissed. (This period to be calculated from the date of filing the petition of appeal, 12.1797. 4.)	d ix g . 6.93.	10	10. 95	. 2	5.03	10 8
	 If the petition be rejected, copy of the order to be given to the appt. as soon practicable. The petition being admitted, the record and all the papers of the case to be seen to be se	. 12.97. nt	3	-			11
	to the S. D. A. within 15 days (e), copies of all papers to be kept in the s rishta; these copies to be authentic evidence in other courts when adduced when the originals may be mislaid, authentic copies to be sent to the S. D. (For rules concerning copies of decrees, see Ch. 2, s. 3, cl. 2, 4, &c.)	;	11				
SEC. 7. CORRESPON DENCE AND PRECEPTS.	Provincial Judges prohibited from corresponding with parties in suits before the relating to any matter under their cognizance; persons having representation to make to do so in person or by vakeel; copies of all orders on such representations to be given to such persons under the court seal (f). Provincial Judg prohibited corresponding with Z. or C. Judges respecting matters before them and concerning which they are not specially empowered to correspond. Procepts to be issued under the seal of the court, commanding the Z. or C. Judges respectively to execute the order, or to furnish information whenever such may be requisited.	ns n- es n, e-	. 9	9. 98	5. 6	4.03	. 9
SEC. 8. COGNIZANCE OF REGULAR APPEALS BY THE P. C. A.	2. Appeals to lie to the P. C. A. from the decisions of all Z. and C. Judges in a gular suits tried by them; as also direct from all decisions of Registers in suits	e- ts	12				12
	exceeding 500 Rs. and referred to them under sec. 9. of Reg. XXIV. 181 (See Ch. 8, s. 1, cl. 4.) 3. Regular appeals to lie to the P. C. A. from decisions of Z. and C. Judges, in su	. 25. 14	. 3	3 —		- -	-

⁽d) By the C. O. of S. D. A. the courts are directed to issue notice to parties to state such reasons of delay; before dismissing the suit, the first notice prescribed for civil suits is to be issued. See Ch. 2, s. 2, cl. 2.

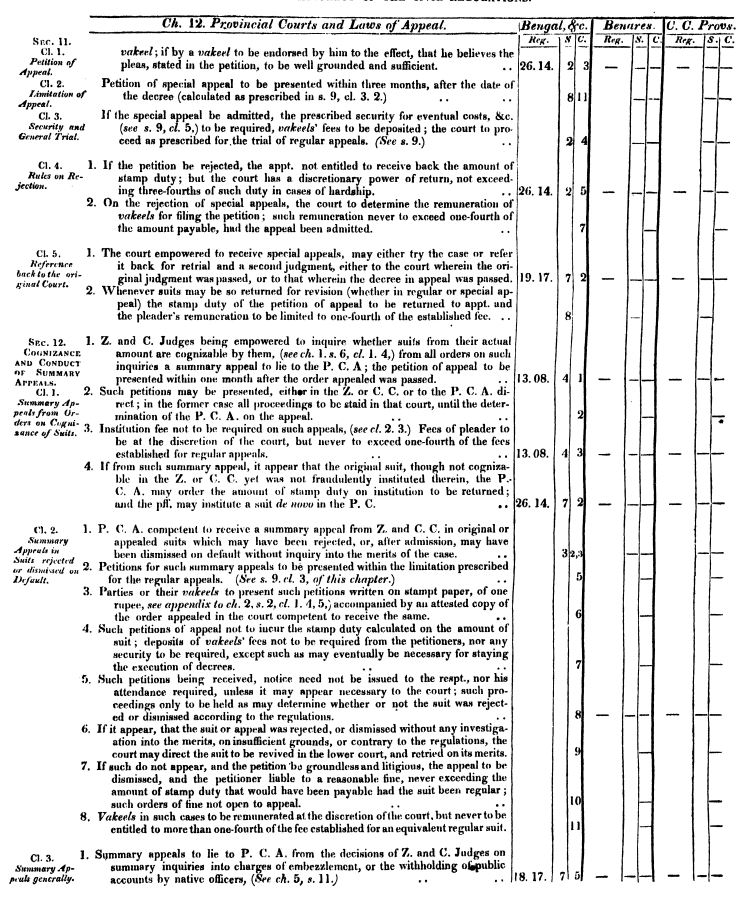
(e) The C. O. of S. D. A. May 3, 1798, direct, that in appeals from dismissal for default, copies of the final proceedings only need be forwarded to the S. D. A. By the C. O. of July 11, 1809, all papers in Bongalee are to be translated into Persian, in records so transmitted, and the C. O. of April 27, 1797, direct, that when petitions of appeal are forwarded to the S. D. A. it is to be stated, whether the decree is executed or not.

(f) The C. O. of Dec. 3, 1795, enjoin that such copies be always given to parties requiring them.

•	Ch. 12. Provincial Courts and Laws of Appeal.	Bengal, &c.	Benares.	C.C.Provs.
		Reg. S. C.	Reg. S. C.	Reg. S. C.
SEC: 8.	4. Regular appeals to lie to the P. C. A. from the decisions of inferior courts i suits against the resumption of lands by the regular authorities; provided suc decisions annul or alter the judgment of the B.of Revenue (See Ch. 1, s. 6, cl. 1. 3*	h]		A Constitution
	5. Decisions of Z. and C. C. upon charges of resistance to their process are regularl appealable to the P. C. A. (See Ch. 1. s. 5. cl. 3. 4.)	y 4.93. \ 22 24 25	8. 95. 2,8	3.03. 23 1 s. 10, cl. 1. 4, 25 26 1 of this chapter.
	6. Decisions of Z. and C. C. upon charges of resistance to process of Collector open to similar regular appeals.	s (5.98. 8 14.93. 15, &c	- - }	27. 03. 23
	See Ch. 1, s. 5, cl. 4. 7 Petitions of appeal from decisions of Z. and C. C. given on awards of arbitration to be dismissed with costs, unless two credible wases, depose on oath to	7.99.24	- - >	
	gross partiality or corruption on the part of the arbitrators. 8. Decisions of Z. or C. Judges, on cases of contraband salt, or misconduct of of cers in the salt department, appealable to the P. C. A.; provided the quantit of salt confiscated exceeds 200 maunds, or the fine imposed exceeds 500 R.	5. 93. 28 i- y	8.95. 6	4. 03. 28
	(See Ch. 1, s. 5, cl. 9.) 9. Appeals by paupers not to be admitted, unless the original judgment appear errors.	. 10. 19. 114		
	10. No appeal to lie to the P. C. A. from the Commissioner for the N. E. Frontier Rungpoor.	. 28. 14. 12 3 of 10. 22. 6		
SEC. 9. RULES FOR THE CONDUC T OF REGULAR APPEALS. Cl. 1.	1. Petitions of appeal to specify the annual produce of the land, or the value of the property decreed by the original decision, the name of the person who obtains the decree, and the court in which it was passed; also when the judgment we given, whether it has been executed, and the motives of appeal: the cognizant of appeals to be decided by the amount decreed.	as ee	9,95. 6	4. 03. 12 2
Form of Pcti- tion.	Petitions of appeal need only set forth a desire to appeal, without specifying the motives or grounds of appeal.	. 26. 14. 8 2	9,95. 6	4.03.12
	3. Appts. may set forth motives for appeal and grounds of dissatisfaction wit decisions, either in the petition of appeal, or in a subsequent and separate pleating, which, however, must be on the prescribed stampt paper.	h 1-		
	4. Plaints in regular appeals to be on the stampt paper as plaints in regular suit (See the scale in Ch. 2. s. 2. cl. 1. 3.)	8. 1. 14. 13		
C1. 2. Presentation of	 The petition of appeal to be first presented in the Z. or C. C. wherein the origin decree was passed; if rejected, a second petition may be presented to the P. C. A. (See Ch. 2, s. 4.) The P. C. A. may if it think proper receive the petition of appeal direct. 			4.03. 12 1.
	3. If the petition be presented in the court wherein the decree was passed, it is n necessary that it should be accompanied by an authenticated copy of the decree. (g)	ot		
	4. But if presented to the P. C. A. direct, or in any court wherein the appeal will in tried, it must be accompanied by such copy of the decree.			-
Cl. 3. Limitation of Appeals.	1. Petitions of appeal to be presented (in whichever court) within three months aft the date of the decree, unless satisfactory reasons be given for further delay. (See cl. 5. 1.)	5. 93. 12	9. 95. 6	4
	 Such period to be calculated from the date of the decree excluding the period from the date of furnishing the stampt paper (See Appendix to Ch. 2, s. 2, cl. 7) to that of supplying or furnishing copy of the decree. 	1. . 26. 14. 8 10	_ _	
	3. Exception.— Persons sentenced to fine and imprisonment, in cases of contraband as or misconduct of officers in the salt department, if desirous of appealing, to prese their petition of appeal within six weeks after the decision. (See Ch. 1, s. 5, cl. 9)	nt	_	_ -
Cl. 4. Execution of the Original	See Ch. 2, s. 4, cl. 2.		.	
Decrees. Cl. 5. Securities.	1. The petition of appeal to be accompanied with sufficient security for all ever tual costs; the presentation of petitions of appeal without such security not a prevent the limitation of three months from being strictly calculated an attended to.	to d	<u> </u>	6
	2. The party acquiring or retaining possession of the property disputed, (see Ch. sec. 4, cl. 2,) having given security for performance of the final judgmen should the court at any time deem further security necessary for any purpos it may be required, and, on failure, possession be given to the other part	2, ` t., e.		
	on filing the security demanded. Such supplemental security only demandab by the P. C. (See Ch. 2, s. 4, cl. 2.7, 8.9.) For the stampt paper security bonds, see Appendix to Ch. 2, s. 2, cl. 1. 12.	3. 02. 2	_ -	., 8
		1 []	1 1	1 ()

⁽g) The C. O. of S. D. A. March 16, 1818, explain that copies of decrees and documents filed with petitions of appeal (regular or special) should be subject to the rule contained in Reg. I. 1814, 15, (See Ch. 2, s. 2, cl. 7. 5); i. e. be filed with durkhasts on stampt paper.

	Ch. 12. Provincial Courts and Laws of Appeal.	Benga	180	c.T	Bena	res	C.C.F	rov	
	On 12 1 tourness Court a true Mana of Appear.	Reg.			Reg.				
Sec. 9. Cl. 6. Pleaders' fees.	Deposits of pleaders' fees in suits of appeal, to be made in that court, wherein the appeal is to be tried, and to be made on the appointment of a vakeel to conduct such appeal.		8	4	9.95.	6	4. 03.		
Cl. 7. Pleadings.	 The respt. in a regular appeal is at liberty to file an answer or not, but the court may always require him to do so if necessary. No further pleadings to be admitted, except such supplemental pleadings as may be authorized by the court. See Ch. 2, sec. 2. cl. 6.7, 8, 9, 10, 11,—the rules therein contained being applicable to appeals. 		9	3			-		-
Cl. 8. Witnesses.	In cases of appeal the P. C. A. may require further evidence to be taken when necessary, or refer the suit back to the Z. or C. Judge with special orders as to the new evidence to be taken; the grounds for such orders always to be recorded. See the rules contained in s. 5, cl. 3, of this chapter, such being applicable to appeals.	1	18		••	6		18	
Cl. 9. Default,	Suits of appeal to be dismissed if not proceeded in for a period of six weeks, unless satisfactory cause for delay can be shown.		21					21	
Cl. 10. General Rules.	 No Judge to try a suit of appeal from any decision or order passed originally by himself. The pleadings, exhibits, and every paper in the record of an appeal suit to be 	13. 10.	2	4		-	-	-	_
	signed, numbered, and dated. 3. Where no specific rules exist, P. C. to act according to justice, equity, and good conscience. See also sec. 5, cl. 4. of this chapter.	5.93.	29 32		••			29 32	
Cl. 11. Special Appeals from Decisions.	The Judges of the P. C. A. may recommend the S. D. A. to admit special appeals from their own decisions, whenever it may appear proper.	9. 19.	3	2		-	_	-	_
Sec. 10. Cognizance of Special Appeals.	1. Any party dissatisfied with a decision on a regular appeal in a Z.or C. C. may present a petition for a further investigation in the superior court competent to receive the same.	26.14 .	2	2				_	_
Cl. 1. Cases specially appealable.	 The P. C. A. may admit special appeals from the decisions of Z. and C. Judges in suits of appeal from the decrees of Registers, sudder aumeens, and moonsiffs. P. C. A. may admit special appeals in formd pauperis, (See Ch. 3, s. 3, cl. 2, 8.) P. C. A. may admit special appeals (not regular ones, see s. 8, 4, of this chapter) 	25, 14, 2, 25,	3 5	2				_	
	from decisions of Z. or C. C. which in regular suits have confirmed the resumption of lakhiraj lands by revenue authorities. 5. P. C. A. may admit special appeals from the orders of a Z. or C. Judge in appeals from the orders of Registers in executing decrees of moons: Is and sudder	14,25.	6	1			_		
	6. From the decisions of Registers on appeals from former Registers, (see Ch. 8, s. 1, cl. 4. 7,) special appeals to lie to the P. C. A.		8	3		-	-		_
Cl. 2. Rules for Admis sion of Specia Appeals.	72. Special appeals only to be admitted when the former judgment, upon the face of the decree, shall appear to be inconsistent with some judicial precedent, or with some regulation or native law, or when the judgment involves some new		5						
	3. Or when the decree may be inconsistent with another decree of the same court in a similar case, or with another decree of another court (of equal powers) in the same or a similar case.	19. 17.	7	1				_	
	 Previous to admitting special appeals the P. C. A. may call for any papers besides those presented by the appellant petitioners; or for any documents or proceedings from the original record. If the P. C. A. refuse to admit a special appeal, the S. D. A*. (on application by the 	9, 19.	4				-	_	* This autho
	party) may order it to be admitted and tried. 6. Orders on petitions for special appeals otherwise final and not open to revision by		3	3 6			-		rity is not vest cd in P. C. A with regard t the rejection of
SEC. 11. PARTICULAR RULES FOR THE CONDUCT OF SPECIAL APPEALS.	1. Petitions of special appeal to be on stampt paper according to the amount of suit (see the scale in Ch. 2, s. 2, cl. 1. 3,); such petition to state the grounds on which further investigation is desired; to be presented by the party or his	1							special appeal by Z. or C. C.



	(W. 10) Description of the second second	ID.	, ,				100		
	Ch. 12. Provincial Courts and Laws of Appeal.	Benga		— I—	heno		C.C.		
	D 11 1 4 D 0 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	8.		Reg.	S. C.	Reg.	S.	<u>C.</u>
Sec. 12.	Decisions by the P.C.A. on such summary appeals specially appealable to the S.D.A.		7	7	-		-	-	
Cl. 3.	2. Summary appeals admissible in P. C. A. from the decisions of Z. or C. Judges or		1 1	1			1	} '	
	Registers upon summary investigations into the legality of sales, in liquidation of decrees under the general rules for such appeals. (See Ch. 2, s. 3, cl. 5 and 6.)		3	5			ì	-	
	3. Decisions of Z. or C. Judges on summary investigations, concerning hidden trea-		5	2			1	-	-
	sure, are summarily appealable to P. C. A., on the rules prescribed for such		1 1	- [1	1	
	appeals. (Sec. Ch. 5, sec. 15.)	5. 17.	9	- (i	_	
	4. Summary appeals may be instituted by paupers. (See Ch. 3, s. 3, cl. 3.)	2. 25.	5	1	_				
	5. Summary decisions of Judges on complaints of dispossession from lands appealable			- 1				1	
	to the P. C. A. on the plea of irrelevancy or misapplication of the regulations.		7	- 1			1	1	
	6. Orders of Z. and C. Judges in adjustment of the accounts of defaulters in confine-		1 1	- 1				1	
	ment, appealable to the P. C. A	14.93.	29	-10	6. 95 .	25	27. 03.	32	
	7. Orders of Z. and C. Judges appointing managers to disputed, undivided estates, ap-	1	1 1	ł				1	
	pealable to the P. C. A.; as also orders of Z. and C. Judges; upon petitions		26	1		_			
•	against the management of such managers.	5.12.	27	-					
	3. Orders of Z. and C. Judges, with regard to insolvent confined debtors, (See Ch. 2, s. 3,	1	1 1	1					
	cl. 7.) appealable to the P. C. A.	2.06.	111	- 1		-		-	
). P. C. A. competent to receive petitions relating to any matters pending or decided		1 1	- 1				1 1	
	in a Z. or C. C.; and if it be proved, that such petitions were rejected in that	l	1 1	- 1					
	court, or were prevented from being presented by the native officers of that court,	2.98.	6	-					
	* the P. C. A. may direct the petition to be received, and its matter investigated	2.90.	١٧	- 1				1 1	
	Note. The summary appeals enumerated in cl. 3. are clearly of a different cha-	1		1				1 1	
	racter from those described in the two preceding clauses; and the provisions		1	- 1)			
	abstracted in cl. 2, could not have been constructed generally for appeals		1	- 1				1 1	
	from decisions on summary investigations, though (as in Nos. 2. and 3,) they are di-		1 1						
	rected to be obeyed. The term summary is inconsistently applied to all. The		1 1					1 1	
	appeals contained in Nos. 6, 7, 8, and 9, appearing of the same character as the	L	11	1				1 1	
	preceding, are here classed under the same head.	ſ	11	1				1 1	
		1	1	ł				1 1	
Sec. 13.	Whenever a Register may be in charge of a Z. or C. Court, the P. C. A. may, to	Ī	1 1	1				1 1	
MISCELLANE- OUS.	prevent delay, order appeals from his decisions as Register to be forwarded		1 1	1		1 1		11	
Cl. 1.	for trial or judgment to this court; as also whenever there may be no Judge	0.05	١ا		- 1			1 1	
Appeals from	at hand to receive appeals from Registers	2. 05.	14	3		- -		1-1	
Registers act- ing as Judges.	Any never before a P. C. A. shawing the ministerial officers of a 7 or C. C.	1	1 1	1				1 1	
Cl. 2.	 Any person before a P. C. A. charging the ministerial officers of a Z. or C. C. with corruption, and proving that such charge was rejected in the said court, 	Ī	1 1	1				1 1	
Charges for cor-	the P. C. A. may refer the matter for investigation to the lower court, desiring			1				1 1	
ruption against Officers of Z.	inquiry to be made; if the charge relate to any matter pending before the P. C. A.			1					
and C. C.	the charge is to be referred for investigation on the mere oath of the complainant.	13.93.	9	4119	2.95.	2	12. 03.	119	4
	2. If the P. C. A. see any objection to referring the trial of such charge to the Z.	1		7.				1	•
	or C. C., on reporting the reasons for such objection to the S. D. A., that court			1	ĺ			1 1	
	will order the complaint to be received and tried in the P. C. A. or the Z. or C.C.	j	1	1	1				
	as it may think proper	1	1	6	i			1	6
		l	1 1	1	- 1				
Cl. 3.	The P. C. may hold summary investigations on charge, or suspicion of embezzle-			1	- 1			11	
Summary In- quiries concern-	ment, or of withholding public accounts, against any of their own native officers.	10.16	ا۔		- 1	- 1 1		11	
ing Emberale-	(See. Ch. 5, S. 11.)	18. 17.	7	2	-			-	
ment, &c.	I. P. C.A. to enforce and execute all orders received from the S.D. A. (See s. 4 of this			1	1				
Cl. 4. Execution of	Chapter.) Judges of P. C. A. liable to suspension by the S. D. A. for any disobe-	1		ı]				
orders from the	dience of precepts or orders, or for any false return thereto.	6. 93.	13	مرا	. 95.	6	5. 03.	1,2	
S. D. A.	2. Returns to be made to every process of the S. D. A. by the time fixed, or reason to	0.00.		1.0	. 50.	"	<i>0.</i> 70.	13	
	be stated for delay (h); return to be made by endorsement on the precept, or on			1	[11		1 1	
	a paper separate and referred to by a note on the back of the precept: if the pro-		1	1	- 1			1 1	
	cess cannot be served, notice to be stuck up in the court room, and a copy on the			1	- 1			1 1	
	outer door of the person's house or in some conspicuous part of his village, that if he	1		1	ļ	11		11	
	do not attend within the time fixed by the precept of the S.D.A. the suit will be tried			1	- 1				
	and decided exparte; copy of the return to be kept in the records of the P. C.		14	1	i			14	
•				1	I			1 1	
Cl. 5.	P. C. A. not required to furnish translations of their decrees to the S. D. A. unless			1	- 1	1 1			
Translations.	directed to do so by a precept of that court.	2.01	2	1	- -	-	-	29	
Cl. 6.	Judgment of the P. C. A. final on suits for personal property or land, valued by		-	1					
Final Judg- ments.	the annual produce, the amount decreed in which does not exceed 5000 Rs.—or	5 00		ı	1		F 00	ا. ا	
ments,	for lakhiraj land the annual produce of which does not exceed 500 Rs. Note. This provision, though not specifically renealed or modified, is virtually su-	5. 98.	2	1	- t	- I	5.03.	10	1
	Note. This provision, though not specifically repealed or modified, is virtually superseded by the enactments for special appeals in Reg. XXV. and XXVI. 1814.			1	1				
	harmone at an outnomeno to cheamabhean in sech 1272 1 and 1272 1 y 1014	٠. '		•	,	į I	. 1	• '	

⁽h) If delay occur in transmitting any papers to the S. D. A. the court is authorized by the C. O. of June 1, 1821, to entertain extra mohurries; the C. O. of June 25,1801, direct that all returns to precepts be made in the Persian language and not in English; and the C. O. of June 1, 1796, direct, that when precepts cannot be conformed to within the time prescribed, report to be made by what period they will be executed.

CHAPTER XIII.

THE COURT OF STDDER DEWANNY ADAMET.

			Beng	al.	&c.	Bene	res.	1C. C.	Provs.	-
			Reg	18	C.		S. C		18. ₁ C.	
EC. 1. STITUTION HE COURT.	l.	The court of S. D. A. to consist of a Chief Judge, and as many Puisne Judges as the Gov. Gen. in C. may from time to time think necessary for the despatch of the business of the court.	12. 11		2					,
Cl. 1. ral Court.	2.	The court of S. D. A. to be held in Calcutta; no orders to be passed but on court days and in open court. A circular seal to be attached to the court. (For form of seal, see the Reg.)	6.93		3	10. 95.	2	5*. 03.		
	3.	Each Judge on his appointment to take and subscribe an oath, similar to the form prescribed for Judges of the P. C. (See Reg. V. 1793. 2.)	2.01	1	1				2,3	ab 18
	4.	Ordinary sittings of the court to be three times a week; special sittings to be summoned by the Register on the orders of the Chief Judge. In the absence, or on the indisposition of the Chief Judge, the senior Judge to exercise the power vested in him.			5					
	5.	Two Judges necessary to constitute a court: whenever two Judges, sitting together, may differ in opinion, the case to be postponed for the consideration of a third Judge: three Judges sitting on a case, the opinion of the majority to decide.			6					
	6.	Whenever four Judges may sit in court, and may be equally divided in opinion, the voice of the chief Judge, coinciding with that of any other Judge, to be consider-	25.14	L. 11	8	_		_		
1. 2. hority and	ı.	Whenever absence, indisposition, or a vacancy may prevent the sitting of two Judges of the S. D. A. one Judge shall be competent to hold a court.	13.10		5 2	_		_		
s of single udges.	2. 3.	Or whenever it may appear expedient for the despatch of business. Any single Judge may take depositions of wases, instead of requiring them to be taken by the Register.	25,14	- 1	1	-	F	-		
	4	A single Judge may perfect interlocutory decrees passed by himself, or by any other Judge or Judges of the S. D. A. taking care not to alter any order of any other Judge or Judges.	2.01)]1,3	_		5.03.	2	
	5.	A single Judge sitting on any original suit or case of appeal may pass any order or receive any evidence or other proof relating to the trial of such suit; the court at large may always re-examine wsses, already examined by a single Judge.	13.10	1				_		
	•	and may pass any orders consistent with the regulations, whether in qualification or abrogation of any previous orders of a single Judge.		§ 4					上	
		A single Judge may commit wases, guilty of perjury to the court of circuit, or hold such persons to bail. A single Judge may determine on the admission or rejection of all applications		4 8						
	- •	for appeal, whether regular or special; unless the decision appealed was originally passed by himself, (special appeals only to be admitted by two Judges,								
	8.	Reg. IX. 1819, 5.) No single Judge of the S. D. A. in any way competent to alter or reverse the decision or order of two or more Judges of the court.		8	3					
	9.	Any single Judge sitting upon any case of appeal, who may think the original decision ought to be reversed or altered, is not competent to pass a final order to that								
	10	effect thereon. A single Judge, in such case, recording his sentiments, the case to be brought before a second Judge, and if the second Judge agree in opinion with the former, he may (without waiting to sit with the former Judge) pass a final decree, and	13. 10	6	3	_				
		carry the same into execution; such decree may be signed by the second Judge	25.14	9 8		erinque	_	_	Н	

	Ch. 13. Sudder Dewanny Adawlut.	Benge	ul. 8	kc.	Ben	ares	ο.	C.C.	Pro	11.8.
		Reg.			Reg.		1		. 8.	
SEC. 1. Cl. 2.	 A single Judge competent to receive all miscellaneous petitions relating to mat ters pending in inferior courts, and generally all petitions admissable by the S. D. A. and to proceed thereon. Decisions and orders of single Judge to have the same effect as those of the cour at large. 	13.10.					_			<u>-</u>
SEC. 2. GOENIZANCE OF ORIGINAL SUITS.	Whenever the pressure of business in P. C. may render it expedient, the S. D. A may send for from those courts, and try, any suits amounting to 50,000 curren (or 43.103 Sicca Rupees), such suits being appealable to the King in Council such transfer and trial to be conducted according to the provisions relating to the transfer of suits above 5000 Rs. to the P. C. (See Ch. 12, s. 3, 3, 4.)	t ;	. 5	1	_	_		_		_
SEC. 3. GOGNIZANCE OF REGULAR APPEALS.	 The S. D. A. may receive, try, and decide (regular) appeals from all decisions on original suits passed by any P. C. The S. D. A. to admit appeals from decisions of P. C. on original suits above 1000 Rs. transferred to those courts from Z. or C. C. by order of the S. D. A. (see Ch. 12, s. 3, 4.) Appeals to lie to the S. D. A. from decrees of forfeiture by P. C. on charges of re 		5 3	2 2 1					-	
	sistance to any process of such courts; provided the annual produce of the land forfeited for such offence, or the fine imposed, shall exceed 5000 Sa. Rs. (see Ch. 12, s. 4, cl. 2, 1. and note.) 4. The S. D. A. may admit appeals from decisions of P. C. on charges of corruption	\$5. 98.	2 23		9.95.	7		4. 03.	23	1
	or extortion against native officers, and tried by such courts in the first instance. 5. As also from such decisions upon similar charges against law officers. 6. Regular appeals to lie to the S. D. A. from decisions which, in original suits before any P. C., may reverse or alter the orders of revenue authorities resuming lands;	13.93. 12.93.	9 8		12. 95. 11. 95.			1 2 . 0 3. 11. 03.		3 * These two provisions are implied, not di- rectly enacted
	(but not from decisions confirming such orders, see Ch. 1, s. 6, cl. 1, 3.) 7. Petitions of appeal from awards of arbitration confirmed by the decree of a P. C. to be rejected with costs, unless corruption or partiality be proved on the oaths of two credible wsses.	14.25.	6		 10. 95.	2		5. 0 3.	22	by the regula- tions.
	8. An appeal to lie to the S. D. A. from all decisions of P. C. on original suits for the recovery of penalties incurred by illegal loans to covenanted servants (See ch. 4, s. 17, cl. 2.)	7. 23.				_				
	 9. The S. D. A. empowered to receive appeal from the decisions in civil suits passed by the Board of Commissioners for the C. and C. P. 10 The S. D. A. empowered to fine all persons presenting litigious appeals. 11. Appeals from the decisions of the court of wards (under Reg. X. 1793, 32,) to lie to the S. D. A. if preferred to the court of wards, or to the Z. or C. C. or to the 	13.96.	3			_			9	
	to the S. D. A. if preferred to the court of wards, or to the Z. or C. C. or to the S. D. A. within three months after the date of such decision. 12. Appeals to lie to the S. D. A. from the decisions of the Superintendant of tributary muhals in Cuttack+. 13. Appeals to the S. D. A. from decisions of the Commissioner of Cuttack only to	10. 93. 11. 16.	1 1	2	7. 22.	2	5	2.03.	36	2 + See ch. 11, s. 1, cl. 2.
Sno A	be admitted in suits, from their amount, appealable to the King in Council (See ch. 12, s. 2, cl. 6, 1.)	5. 18.	5	5						
SEC. 4. INSTITUTION OF REGULAR APPEALS. Cl. 1. Presentation Petition.		12.97. 5.05. 26. 4.		6				5. 03. —	10 1,	2
	Such petition if presented in the S. D. A. must be accompanied by such copy of the original decree. Petition of appeal to the S. D. A. to state the annual produce of the land decreed,			7					-	-
tition.	or if money or other property, its amount or value; the name of the parties having obtained such decree; the court by which it was passed, with the date of decision; and whether the decree has been executed;—as also the motives of appealing. (See. s. 5. cl. 1.) See Ch. 12. s. 9, cl. 1. 2. 3. 4.—those rules being applicable to appeals before the S. D. A. by the same enactments.	6. 93.	10		0. 95.	2	5	i. 03.	10 3	3
Appeals.	Petition of appeal to the S. D. A. to be presented (in either court) within three months after the date of the decision appealed, unless satisfactory reasons be given for further delay. See Ch. 12, s. 9, cl. 3, 2,—that rule being applicable to such appeal by the same regulation.		10			•			5	; ·

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		Reg.			S. C.	Reg.	S.	C.
Sec. 4. Cl. 4. After rejection by the P, C.	If the petition of appeal has been rejected in the P. C. and he afterwards presented in the S. D. A. it must set forth such application and rejection, and he accompanied by an authenticated copy of the order of rejection, (See Ch. 12, s. 6, cl. 3,) or a declaration that the copy was applied for within ten days after the order was passed, and not obtained.	12. 97.	3					11
GENERAL RULES OF TRI- AL BY THE S. D. A.	The petition of appeal (in whichever court presented), to be accompanied by sufficient security for the eventual costs of suit; the presentation of petitions of appeal, without such security, not to prevent the period of limitation from being strictly attended to. In causes of appeal, pending before the S. D. A. that court may at any time, on application from parties or otherwise, require further security (See Ch. 2, s. 4, cl. 2,) as a preservation against eventual loss, if such appear necessary from delay or other cause; on failure to file such further security by a time fixed in a public notice, the original decree may be carried into execution, should all requisitions be conformed to by the other party. Such supplemental security only to be	\$12.97. } 6.93.	3 10 3	 10.95.	2	5. 03.	10	7
	required by the S. D. A. in appeals tried by that court. For rules regarding the execution of the original decree, and the prescribed securities for staying such execution (See Ch. 2, s. 4, cl. 2,) those rules being generally applicable.	12.97.		_	-			J
Witnesses and Evidence. 2	Or dispensing with such written interrogatories may issue particular directions to the Z. or C. J. to take the depositions required in open court, and if possible in the presence of themselves or of their registers; the parties or their vakeels being in attendance.	6. 93. 26. 14.	11	10. 95. —	2	5.03.	16 _	
4	. Witnesses not attending, refusing to give evidence, committing contempt of court, or guilty of wilful perjury before the S. D. Λ. to be dealt with as prescribed in such cases for the P. C. Λ. (See Ch. 12, s. 5, cl. 3, 1.)	6. 93.	18				18	
Cl. 3. Right to plead.	In the trial of any suits before the S. D. A. no persons to be heard viva voce, or to take any steps in the conduct of such suits, except the parties, their regularly authorized vakeels, or the wsses.		20				20	
Process,	All processes and orders of the S. D. A. to be written in the Persian and Bengalee language for Bengal; the Persian and Nagree character and languages for Behar and Benares, or in such languages as the court may direct(i): to be sealed with the court seal, and signed by the register. Every process against persons not attendant on the court, to be directed to the P. C. of the particular division; the Judges of such courts liable to suspension by the S. D. A. for any disobedience or false returns to such orders. The order for such suspension to be reported to the Gov. Gen. in C. with all the papers of the case within 10 days after passing the same; the court to supply all further information that the Gov. Gen. in C. may require; The S. D. A. may direct any process to be executed through Z. or C. C. under similar rules. On the lower court making return (to a first process), that the party cannot be found, and that the process cannot be served on him, the S. D. A. to proceed in the case (whether original or appealed) ex parte. (See Ch. 12, s. 13, cl. 4.).	6. 93.	13	10. 95.	4 2	5.03.	13 15	ī
Cl. 5. 1 Resistance to Process of the S. D. A.	On the resistance to any process of the S. D. A. being reported, that court will summon the party as in other cases, and if he do not appear, or upon proof of the charge when he may appear, all the landed property of such offender (if a landholder) to be decreed forfeited to Government: copy of such decree to be forwarded to the Gov. Gen. in C. without delay; the Gov. Gen. in C. will either confirm such sentence, or commute it to such equitable fine, as he may think proper, to be levied as a decree; if confirmed, the S. D. A. will order the collector of the district to sequester the lands by an aumcen, or his nearest teh-							

⁽i) Such is the wording of the regulation for the C. C. P.

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SEC. 5.	suldar; the precept conveying such order to be signed and sealed by the re-	Reg.	S. C.	Reg.	S. C.	Roy.	8. C.
Cl. 5.	gister. 2. In case of forfeiture the Gov. Gen. in C. may bestow lands forfeited on the heirs	6. 93.	24	10. 95.	5 6	5.03.	24
	of the former proprietors, or if a dependant talook on the principal proprietor; or may dispose of them by sale. 3. If such offender be a farmer, holding a farm of Government, his lease to be cancelled from the end of the current year. The Gov. Gen. in C. may commute this sentence to a fine, and compel such farmer to continue in his farm, though he may be unwilling to do so. Such farmer, if his lease be cancelled, answerable for all arrears at the end of the year, and may prosecute for the rents		25	-		_	25
	due to him. Similar forms to be adopted by the court in such trials and decrees.		26		8		26
	4. Such offender, if neither a landed proprietor, nor a farmer of Government, liable to a fine at the discretion of the court, to be levied as the amount of a decree		27		2		27
Cl. 6. Proceedings, Copies and Translations.	1. The proceedings, pleadings, and every paper or document in a suit, whether original or appealed, before the S. D. A. to be signed by the Register; decrees to be signed by the Judge or Judges passing them; copies of decrees and orders attested by the Register, to be given to the parties.	25.14.	28 8 16		2		28
	 The S. D. A. not required to keep its proceedings in English, further than may be convenient; nor will copies of such proceedings be required, except in cases of appeal to the King in Council, or in case of reference to the Gov. Gen. in C. Translations of its own proceedings, when required by the court, to be made by the Register or Assistants; if their avocations prevent those officers from doing this 	2.01.	16	_	_	5, 03.	2
	duty, the court may empower some other competent person to make such translations. (See further s. 6. 5.)		17				
Cl. 7. General Rules.	1. No Judge of the S. D. A. to sit on trial of an appeal from a judgment, or order passed by himself originally.	13.10.	6	2 _		_	
	 The S. D. A. generally to regulate the mode of their own proceedings, as well as the execution of their own process, subject to the regulations. In the trial, both of original suits and of appeals, the S. D. A. to be guided generally. 	2.01.	6	-		 	-
	rally, where particular provisions do not occur, by the rules in force for Z. and C. C. (See ch. 2.) 4. In cases where no specific rules exist, the Judges of the S. D. A. to act according	6. 93.	7	10. 95.	2	_	7
	to justice, equity, and good conscience.		31				30
	In suits of appeal before the S. D. A. for rules regarding pleadings, See Ch. 12, s. 9, cl. 7. those rules being applicable by the same regulations. See also ch. 12, s. 9, cl. 6.						
Cl. 8. Default.	Appellants not proceeding in their suits before the S. D. A. for six weeks, or failing to give satisfactory reasons for such default, their suits to be dismissed, and costs may be awarded to respondent.	_	19	-	2	<u>.</u>	19
Cl. 9. Decisions.	 The S. D. A. empowered to confirm, reverse, or alter any decree appealed to that court, in such way as justice and equity may require; also to award costs as may appear equitable between the parties. On confirming decrees in appeal, the S. D. A. empowered to award interest to 		9				2
	respondent on all sums of money adjudged to him from the date of the decree, as also to fine all persons presenting litigious appeals.	13.96.	3	_		_	12
Cl. 10. Execution of Decrees.	The S. D. A. empowered to direct that any of its decrees for sums of money against proprietors of land shall be executed by the proper P. C. on the rules prescribed for its own decrees. See cl. 7. 2 and 3.	6, 93.	21	10.95.	2	5.03.	21
Cl. 11. Correspondence with parties.	Judges of the S. D. A. prohibited from corresponding with parties in suits or any matters pending befort the court; persons presenting representations in person or by vakeels, to receive a copy of the order passed thereon, under seal of the court and signature of the register.		6				6
SEC. G. APPEALS TO THE KING IN COUNCIL.	1. Decisions of the S. D. A. on suits, whether original or appealed, for an amount or value above £ 5,000 or 43,103 Sa. Rs. are open to appeals before the King in Council. (See ch. 11, s. 1, cl. 2, 9.)	16.97.	3	_		5.03	N. B.

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		Reg.	S.	_	Reg.	18 10	Reg	. S. C	•
SEC. 6.	2. Petitions for such appeals to be presented to the S. D. A. within six months after date of decision.	16. 97	- -						extends the ju risdiction of th
	3. Such period to be calculated from the date of the decision, deducting the delay incurred from the date of furnishing the stamp paper to that of tendering the au-								S. D. A. over the C.C.P.is the
	thenticated copy to the party. 4. The original decree of the court to be executed or not at the discretion of the	2. 05	. 8				-	-	only provision applicable to these appeals.
κ.	court; the party obtaining, or being retained in possession, giving sufficient se- curity to perform the final judgment, appellant always to give security for the pay-								••
	ment of costs; the appeal being then admitted, notice to be issued for the parties to proceed in the same according to the general rules. (See ch. 12, s. 6, cl. 3.)	16.97	. 1				5. 0	3. 2	
	5. In cases of such appeal, two copies of the translated proceedings, under the seal of the court and signature of the register, to be sent to the Gov. Gen. in C. parties								
	always to have copies of proceedings on paying the expenses of preparing such. (For the stamp paper for such copies) (See Appendix to ch. 2, s. 2.)		5						
	6. Copy of any regulation under which the judgment appealed was passed, to accompany the proceedings.		6						
SEC. 7. Cognizance	1. The S. D. A. may receive special appeals from any decision of a P. C. A. in suits of	25. 14	. 5	3]_		_
OF SPECIAL AP- PEALS, Cl. 1.	appeal tried and determined by such court. 2. The S. D. A. may admit special appeals from decisions by P. C. A. in suits between 5,000 and 10,000 Rs. originally decided in Z. or C. C. and appealed								
Admission of.	to P. C. 3. The S. D. A. may receive special appeals from decisions of P. C. A. which in	19. 17	. 6	2		H	-	- -	-
	original suits may confirm the resumptions of lakhiraj lands, by revenue authorities. (See s. 3, 6.)	2. 19	. 26]	_		-		
	 The S. D. A. may admit special appeals in formâ pemperis. The S. D. A. may receive special appeals from decisions of any P. C. Λ. on appeals from decisions of any P. C. Λ. on appeals from decisions. 	2.25	. 5		_		-		
	peals from decrees of forfeiture, or fine passed by any Z. or C. C. against persons resisting the process of such courts, provided the annual produce of the		22	7				23	
	lands forfeited, or the amount of fine, exceeds 1,000 Rs. 6. As also from the decisions of P. C. A. in appeals from similar decrees of forfei-	4.93.	$\begin{vmatrix} 23 \\ 24 \end{vmatrix}$	5	8. 95.	2	3.03.	25	
	ture by Z. or C. C. on charges of resistance to the process of collectors; whenever the annual produce of the land or the amount of fine exceeds 5,000			2			27 . 03	23	
	sicca rupees. 7. The S. D. A. may receive special appeals (if presented as prescribed in other cases) from the decisions of P. C. A. on appeals from summary judgments of Z. or C.	7. 99	. 24	5					
		18. 17.	7	7		-	-	- -	-
	peals from summary decisions of Z. and C. C. on complaints against forcible dispossession from lands; the first appeals having been instituted on the plea of								
	irrelevancy of the process prescribed by the regulation to the particular case 9. The S. D. A. may admit second appeals from the decisions of P. C. A. on sum-	5.98				H			
	mary appeals against the orders of Z. or C. C. with regard to discovered treasure. 10. Z. or C. Judges having power to recommend P. C. A. to receive special appeals in important cases, when no further appeals may be open to the parties, if the	5. 17.	10				-		
	P. C. A. reject such special appeal the S. D. A. may direct the P. C. A. to receive the same.	9. 19.		2					_
	11. Orders passed by any P. C. A. in appeal and revision of orders by any Z. or C. C. with regard to the release of insolvent debtors, (See, ch. 2, s. 3, cl. 7,) open to	3.13.	3] _		
	the final decision of the S. D. A. 12. From the orders of any P. C. A. passed in appeal from the orders of any Z. or C.	2.06.	11			\parallel	-		
	C. settling the accounts of confined defaulters, the revenue authorities at liberty to institute further appeals in the S. D. A.	14.93.	31		6. 95.	26	27.03	. 33	
	13. The S. D. A. may admit special appeals from the decision of the commissioner for the N. E. frontier of Rungpore, whenever there may be reason to suspect a		i						
~	failure of justice.	10. 22.	6					$\cdot $	
Cl. 2. Trial of	 In receiving and trying special appeals the S. D. A. to be guided by the rules prescribed for P. C. A. (See ch. 12, s. 11.) Previous to admitting special appeals, the S. D. A. may call for any papers or pro- 	25. 14.	5	4		-		-	
SEC. 8. COGNIZANCE OF SUMMARY	ceedings, besides the documents presented with the petition of appeal.	9. 19.	4		_	-	-		
AND OTHER AP- PEALS.	1. The S. D. A. competent to receive a summary appeal from the orders of any P. C. A. when the latter may have refused to admit any original suit or appeal, or								
Cl. 1. From the rejection or disjuited by the control of Suite Control of	after admission, may have dismissed the same on default or informality, without investigating the merits. (See cl. 3.)	26. 14.	3	2	*****	- -	-	-	
missal of Suits.		•	• 1	•		1 1	1	1 1	

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•	<u></u>		S.		Reg.				
Sec. 8. Cl. 1.	For rules of admission and trial, (See ch. 12, s. 12, cl. 2,) those provisions being generally applicable.								
Cl. 2. FromJudgments against native Officers for Embezzlements.	The S. D. A. may receive summary appeals from the summary judgments of any* P. C. against the native officers of such courts for embezzlement, or withholding public accounts.	18. 17.	7	6	_			_	* See note to Ch. 12. S. 12. — Cl. 3.
Cl. 3. From the re- jection of Suits or Appeals by Lower Courts.	 The S. D. A. upon proof being advanced that some original civil suit has been rejected in a Z. or C. C. and that the P. C. A. omitted ordering it to be received, may desire the Z. or C. C. to admit and try the suit by precept, under seal of the court, and attested by the register. The S. D. A. on proof being advanced, that a P. C. A. rejected an application of appeal from some decision of a Z. or C. C. may desire the same to be admitted and tried by precept, under seal of the court and attested by the register. 	6, 93.	4		10.95.	2.	. 5. 03	4	1
qualified Land- holders. 2	Petitions against the report of collectors pronouncing any landed proprietor to be a minor, being received from a Z. or C. C. (See ch. 5, s. 13.) the S. D. A. to issue a precept to the Z. or C. C. or to the P. C. to call the person before the court in order to ascertain his age by the testimony of three witss, and other means attainable; such proceedings being reported, the S. D. A. to decide whether or not he be a minor, and to forward such decision to the Gov. Gen. in C.	10, 93. —	5		7.22.	2.	. 52. 03.		2
Cl. 5. From the Ap- pointment of Guardians.	Persons having the right to petition the S. D. A. against appointments of guardians by Z. or C. Judges, (See ch. 5, s. 13, cl. 2.) that court, on receiving copies of all the proceedings of the Judge, to confirm or rescind his decision as may appear correct.	1.00.	7				8.05.	29	14
of native of- ficers. Cl. 1. Officers of Low- er Courts.	2. The S. D. A. may receive similar charges against officers of Z. or C. C. and refer them for trial to those courts, on proof that the charges were rejected both by the Z. or C. C. or by the P. C. A; or if such charge, relating to some matter pending or decided by a P. C. was rejected by the latter, the S. D. Λ. may refer the same for trial, either before the P. C. or by the Z. or C. C. If such charge preferred, relate to matters pending in or decided by the S. D. Λ. it may be referred to the Z. or C. C. to which the officers accused may be attached,	13.93.	ġ	2	12. 95.	2	12.03.	12	
	without delay or enquiry. 3. Whenever the S. D. A. may see objections to referring such charges against officers of either a P. C. or Z. or C. C. for trial to the particular court, it is competent to try them in its own court, or refer them, if against the officers of a Z. or C. C. to the P. C. of the division. 4. On receiving from any P. C. A. a report that, with regard to such charges against some officer of a Z. or C. C. preferred in the former court, it would be inexpe-			5		••			5
į	dient to refer the same for trial to the latter court, the S. D. A. may authorize the P. C. A. to try the charges; or if it appear proper, may still refer them to the Z. or C. C. (see ch. 6, s. 5, cl. 1.) 5. The above rules applicable to charges against native law officers. (see ch. 6, s. 5,	12.93.	8	6	11, 95.	2	-11.03 .	8	6

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	Ch. 13. Sudder Dewanny Adawlut.	Benga	******			C.C. I	S. C.
Cl. 2. Native Officers of the S. D. A.	 Charges of corruption or extortion being civil actions, the S. D. A. or S. N. A receiving such charges against their own native officers are to direct them to be conducted as such in the S. D. A. This rule applicable to law officers. (For forwarding copies of decrees against law officers to Government, &c. see ch. 6, s. 5, cl. 2, 5, 6.) 	13.93. 12.93.	7 8	12, 95.		Reg. 12. 03. 11. 03.	7
Cl. 3. Summary enquiries into embezslement, &c.	1. The S. D. A. may institute summary enquiries into the conduct of their native officers, on charges or suspicion of embezzlement of public money. 2. Or of withholding public accounts required of them. (See ch. 5, s. 11.)	18. 17.	7 2	-			
SEC. 10. MISCELLANE- OUS PETITIONS.	 The S. D. A. competent to command any Z. or C. Judge to receive and proceed upon any petition presented to its own court, and relating to matters pending in or decided by the Z. or C. C. on proof that such petition was presented to and rejected by that court. The S. D. A. empowered on proof, that petitions relating to appeals and other matters pending or decided in any P. C. was rejected by such court, to order the same to be received and proceeded upon. 	2. 98,	7 8	_	-	5, 03.	2
SEC. 11. AUTHORITY OF S. D. A. OVER JUDICIAL OP- FICERS. Cl.1. Power to sus- pend.	 The S. D. A. empowered to suspend from office any judge of P. C. or Z. or C. C who may disobey, neglect, or make false return to any precept of the court notice of such order of suspension, with all the papers and proceedings, to be forwarded within 10 days to the Gov. Gen. in C. The S. D. A. also empowered to suspend any Z. or C. Judge who may disobey neglect, or make a false return to any precept of a P. C. under similar rules. 	6. 93.		10. 95. 9. 95.	6 2	- 4 , 0 3.	13 15
Cl. 2. Reports to Gov. and Admonition.	1. The S. D. A. having received any report of official misconduct or negligence in any judge, register, or ministerial officer of lower courts, and made such enquiry as the circumstances may require, to report the same to the Gov. Gen. in C. when the case may merit such notice. All misconduct of a covenanted judicial, or ministerial officer, whether known from official report, or from papers before the court, to be reported to the Gov. Gen. in C. But if the fault be an error of judgment, or deserving of no further correction, the S. D. A. may admonish the officer accordingly. (See also ch. 11, s. 4.)	-	7		_	5. 03.	2
Extra powers of Registers and Sudder Aumeens.	1. The S. D. A. to report to Government with the proper statements, whenever, from the accumulation of civil suits in any Z. or C. C. it may appear expedient to invest the register with special powers to try suits above 500 Rs. in amount or value, as well as appeals from moonsiffs and sudder aumeens. 2. The S. D. A. competent to invest sudder aumeens with power to try and decide civil suits not exceeding 500 Rs. in amount. 3. The S. D. A. may recommend to Government, whenever it may appear expedient, to invest Z. or C. registers with power to try and determine appeals from the decisions of other registers. (See Ch. 8, s. 1, cl. 4, 6, 7.) 3. The S. D. A. competent to invest sudder aumeens with power to try cases in amount not exceeding 1,000 Rs. when the state of business may render it expedient.	2. 21.	9 2 5 1 8 1 2 1	- I		-	
REMOVAL OF SUITS FROM	. Any P. C. forwarding to the S. D. A. petitions from parties desiring to have suits between 5,000 and 10,000 Rs. in amount transferred for trial to the P. C. though already instituted in some Z. or C. C. the S. D. A. to pass or-	25. 14. 19. 17.	3 2	<u> </u>			
SEC. 14. AUTHORITY TO REVIEW JUDG- MENTS.	The S. D. A. on application from inferior courts for permission to review their own decisions (in cases not appealed to the King in Council), or on petitions from parties requesting that judgments may be authorized to be revised, competent whenever sufficient reason may appear (see ch. 1, c. 8.) to grant the permission desired; the reasons for such order always to be recorded: instructions regarding new evidence to accompany such order.		5 4 3				

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Sec. 15.	1. The S. D. A. empowered to authorize the adjournment of any P. C. or Z. or C. C.	Reg.	S. 12	7. 7	leg.	S. C.	Reg.	8. C.
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3 7	wing contested before two withcomes to prevent attachment,	••	••	• - 1	1	٥	5	4 2		1795. 1803. 1793.	16 16 2	
33	property attachable for,	• •	• •	1	o	6	7		45.	1795. 1803.	2 2	1
33	property not attachable for,	••	••	• • •	1	.	.	3	See	Anal. 1793.	22	1
**	to be forfeited by any breach of rules of sale,	••	• •	1	ol	6	9	_		1795.	20	

						naly		Av	thority	
				Chan	3	CC	Rule	Reg.	Sec.	ಶ
							5	17. 179	3. 24	
REARS	, to be forfeited by distrainers purchasing at sales,	• •	• •]1	0	6 9	45	45. 179. 28. 180		2
		47					\	7. 179	9. 15	5
REST,	process of, for arrears of rent,	. • •	• •		5	1 1	13	5. 180	1	
	•				١		{	28. 1803 7. 179	1	
•99	to be stayed on certain conditions,	••	• •	•.]	٠	1.	23	6. 180	0. 14	
				1	1		1 8	28. 180	3. 15	9
,,	to be withdrawn at the consent of the pff.				43	::	: :	
,,	·	• •		1	1	1	1.0	:		
"	only to issue for arrears of the current year,	••	• •		٠ ۱	1.	1 6	2. 180 7. 179		-,
,,	process of, against agents of landholders,	••	••		5	2 0	23	5. 180	0. 19	9
•					1	١	1 8	28. 180		7
	process of, against Government defaulters,				5	7 (1 2	14. 179 6. 179	- 1 -	
**	process of, against dovernment defautters,	• •	••				1	27. 180	3. 1	1
,,	do. do. when to be withdrawn,		• •		.	. .	7 }	6. 179		- 1
~	common amanable to simil sount for affairl out.			į		3 4	٤, ا	27.`180 3. 179	-	- 1
	ASTERS, amenable to civil court, for official acts,	• •	• •	• •	1	1	1	2. 180	3.	7
	MENTS of land when liable to annulment by special commission, NTS to collectors, amenable as collectors when officiating,	• •	• •	• •	1	5 1 3		1. 182		8
,, 191917	may be employed by registers in taking depositions,	• •	••		8			4. 182 24. 181		
,,	may be deputed on local investigations,	••	• •		\cdot	. .	4	11. 182	4.	2
"	misconduct of, to be reported to S. D. A	• •	• •		8	2	5 2 \$	13. 179	- 1 -	
	of Cuttack may be employed in revenue matters,				11	2	0 7	12. 180 5. 181		8
,, [TACII	MENT, of property on failure of giving security in suits, rules,	• •	• •	::	2		4 1	2. 180		5
,,	forms of, in such cases,	• •	• •	• • •	.	. -	2		1	
,,	orders to be given concerning, on decision of suit,	• •	• •	•••	٠	٠]٠	3	1 .:.		
**	process of, may issue with proclamation of sale,	• •	••	;	2 5	-1	6 4 3 4 2	7. 182	1	3
"	of putnee tenures for arrears,	••	• •	{	10	-	8 3	8. 181	9. 1	8
"	of distrained property when to be withdrawn,	• •	• •	• • •	5	3	0 1	5. 181	1 -	
	of property for arrears,—rules of,				10	6	5 5	17. 179 45. 179		7 5
"	or property to attend on the second		• •	•	٦,	1		28. 180		5
	' was so sale whose on amount before sandoned					-	1,3			2
"	not to take place on arrears being tendered,	•	. •	• •	.	. .	143			7
,,	of lands, when possession cannot be ascertained,				5	4	0 8	6. 181	- 1	5
,,	of putnee talooks for fees and security on transfers,	• •		• .	4	9	2 5	8. 181	19.	7
,,	process of, not to issue against the Nazim of Bengal, of lands by Government without judicial proceedings,	• •	• •	•••	3		2 3 0 1	19. 182		4
"	or lands by divernment without judicial proceedings,	• •	٠,	• •	7	1-1	"	3. 181 17. 179	1 -	9
9.0	for arrears prevented by removal of property, penalty,		• •		10	6	5 6 }	45. 179	5. 1	6
				1			1 5	28. 180	3. 1	6
,,	" resistance of penalty,	• •	• •		.	. .	7		1	7
,	,								li	7
	to be with drawn on name at af amount				۱.,				1	1
2)	,, to be withdrawn on payment of arrears,	• •	• •	• -	10	6	8 9			9 9
,,	on failure of security before the superintendent of Cuttach	ι,			11		3 3	11. 181	6. 1	9
"	of lakhiraj lands for default of notice,	• •	• •		11	- 1	4 1	3. 182		
"	of lands by courts, to be done through collectors, or, CIVIL, statements of native officers to be sent to,	• •	• •	•••	3 6		$0 1 \ 4 1,2$	5. 182 8. 180		3
	ns, employed to divide estates, amenable for corruption,	• •	• •		2		4 11	19. 181	4. 1	3
4.	may be appointed by courts for particular investigations,	••			2	2/10	0 9 8	4. 179	3. 1	7
,,	aunnes reference of suits to		• •	• •	_	- 1	1 (3. 180	- 1	0
"	" rules concerning the number of,	• •	• •	•	9		2	Sec An 4. 182		3
"	" law officers to be ex-officio,	••	••		."	. [.	2	23. 181	'''	2
,,	" fiscal of Hooghly to be ex-officio,	••	••		.	. .	3	18, 182	25.	9
,,						- 1	4	23. 181	4.1 6	3
,, ,,	,, general nomination of, ,, charge of office on the death of,	• •	••	• •	. 1	. 1.	5	10.	18,7	

America a						Chap.	Sec.	:	Rule.		Reg.	9	1.
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and managements, or	UDDER,	sunnuds of appointment,	• •			9	1	0	7	23	. 1814.		j 1
,,	,,	to receive salaries instead of fees,	• •	• •	• • •	.	٠		9		. 1824.		
"	,,	outh of an appointment,	• •	• •	• • •	9	2	.0	10	23,	, 1814.		
**	"	kutcherree of, where to be held, kutcherree of, at joint-stations,	• •	••		9		V	2	2	. 1821.	67	
27	" "	reference of suits to, at joint stations,	••	••	::1		.		3, 4		•	l 11	1
>> >>	,,	misconduct of, punishable by the Z. or C. Judge,	••	••		9	3	0		23	. 1814.	67, 10	1
>>	,,	corruption, charges of against, forms and penalty,		• •]	٠	٠	٠	2			67, 10	2
»	,,	may try suits not exceeding 150 Rs.	• •	••		9	4	1	1 8	23.	. 1814. . 1814.	68	
**	"	authority to try suits not exceeding 500 Rs.	• •	••		٠١	٠	٠	2, 3	2.	. 1821.	5	
**	,,	to try suits above 150 Rs. on the general rules,	• •	• •	• • •	9	4	2	4	23	1814.	75	3
"	27	authority to try appeals from moonsiffs, to keep separate register of appeals,	• •	• •	• • •	."	1	-	1 2	100.			2
,,	•	to try appeals on the general rules,	• •	• •		: 1	:		3	1	• •		3
», »	»	may be ordered to execute decrees of moonsiffs,	• •	••		9	4	3		2.	1821.	7	2
"		prohibition not to try certain suits,	• •	• •		9	4	4			1814.	68	
,,	"	may try suits of paupers,			• • •	9	4	5		13.	1824.	4	2
33	,,	but only on the orders of the judge,	• •	• •	••	•		٠	2	l	••	••	3
"		may inquire into the circumstances of paupers,	• •	• •	• •		7	٠	3	0		• •	4
,,		general trial of suits by, to forward statements of stamp duty returned to pffs.	• •	• •	• •		5 5	1			Anal. 1824.	3	3
33		themselves to try suits, in open court,	••	• •				- 1			1814.	71	<u>ئ</u>
"		appeals from, rules for,	• •	• •		9	6-	4			Anal.	•	
))))))))	to follow rules for Z. or C. C. when no provisions occur,	••	••			8	0			1814.	74	
y,		to report all fines for sanction by the judge,		• •	§			0			1814. 1814.	74 15	ı
33	,,	authority to punish for contempt of court,	• •			9	8	0	2		1825.	6	$\dot{2}$
»	,,	may be employed to make investigations,	• •	••	§			0	$\frac{2}{1}$	23.	1814.	76	ì
> >	,,	to receive particular instructions on such occasions,			•	•	9	0	$_2$	l			2
,,	,,	expenses of, to be reimbursed on such occasions,	••	• •	::1.	1.	`[.		3	l			5
29	**	proceedings of, to be received as evidence,		• •					4				4
**	**	may be employed to sell property in execution of decrees,	• •		• • •	9	9	0	4	7.	1825.	6 - 0	l
**	,,	of Chittagong, particular rules for,	• •	• •		9 1	0 -	- -	-	23.	1814.	\$ 59 73	3
))))	,, 1	generally to be guided by decisions of collectors in regard t may be empowered to try suits above 1000 Rs.	to the muhals	under settlem		1 1 9	. 4	8	6 4		1822. 1827.	31 2	$\frac{2}{1}$
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		В.			ì		1	ł		l	1	- 1	
BACKERGUNG	k, com	t established in,	• •	• •	• • •	1	I.	1	7		1797.	2	
P C	n 1 2760 C	disputes concerning to be settled in security			1						1793.	4	
DADBHAHY GI	RANTS	disputes concerning, to be settled in court,	• •	••	•	4	5	1	3 3	12. 36.	1795. 1803.	4	
¥	, 1	for life only to be decreed to original grantees,		• •		4	5 1	3	$_{2}$	ľ		2 2	4
									6	ĺ	::	2 2	4 6
39	,, 1	transfers of such for longer than life illegal,	• •	• •		-	-		6 }	ŀ		2 2 2 2 2 2 2 5	6 6
BALARORE D	nitch fo	ectory of, attached to zillah Cuttack,			1				, C		1995	2	2
BAMBOO. to h	oe ereci	ted on land when the crops are disputed,	• •	• •							1825.	5	3
		al court established at,	• •	• •					3		1821. 1803.	2	J
Behar, civil	courts	established in the zillahs of,	• •					- 1	i		1793.	2 2	
" suits	in the	courts of, cognizable from what date,	• •	• •					1			14	
,, lakhi	raj gre	ant in the province of, confirmed from what date,	• •	• •	• •	4 .			1		1825.	3	2
412		tablished in the zillah and city of,	• •	• •	1				1		1795.	2 3	
		he Raja's lands to be referred to the Raja of, he courts of, cognizable from what date,	• •	••			3	1			1795.	8	
,, sui	khirai t	enures in the province of, confirmed from what dates,		.					2		1795. 1825.	3	2
, not	rputty	mahajune of, and Baboos exempted from securities for atte		ts,				1	6		1795.	10	~
		d court established in,	, .		i	_	1	2	1	l	1795.	§ 2	
lor		the Raja of.—See Raja.	••	• •	ſ		ŀ	1		1	1	L 3	
,, Idi	ople of	f, to retain ancient rights regarding lands,	• •	••		1		0	2	1.	1828.	ار	
		ts established in the zillahs of,	• •	••		۱.			î	વ	1793.	4	
	il cour	is combined in the zutuns of,	• •	• •								-/-	
B engal, civi	zim of,	suits against dependants of, rules for,	••	••	::1							2 10	
B engal, civi	zim of, , refe		••	••	• • •		3	2	1 2	16.	1793. 1793. 1805.	10 2, 4	

			ſ		Ana	lysis.	Au	thority	1.
				Chap.	See.	Ci.	Reg.	Sec.	C.
Bengal, suits from what date cognizable in the courts of,				2	1	2 1	3. 1793		
,, lahhiraj tenures confirmed in, from what date,	• •	• •	• •	4	5	4 1	14. 1825		
Beershoom, zillah of, attached to the P. C. A. of Moorshedabad, Bhaugulpore Hills, Reg. VII. 1822, extended to,	• •	• •	• •	12 11	10	1 3	1. 1806 9. 1825		3
BIDDERS at auction failing to make deposits, liable to confinement,	• •		•	i	12	0 6	11. 1822		3
BOARDS, declining to redress pff. information to courts,	• •	••		3	1	2 2	2. 1814	. 3	4
,, of revenue, to fix amount of security in certain suits,	• •	• •	• •	4	5	1 1	2. 1819		
,, to authorize sales of land for decrees,	••	• •	• •	2	2	5 1	45. 1793 20. 1795 26. 1803	. 2	
" to superintend inquiries concerning revenue officers, appeals to, from decisions of collectors,	••	• •	• .	11	4	1 2 5 1	17. 1813 17. 1822	. 5	2
", appears to, from decisions of confectors, ", to see that collectors investigate question of right, in case	ses of disposse	ssion.	,	ii		7 i		34	
" " judicial powers of, in stamp matters,			• .	11	13	0 1	26. 1824	. 17	
" , to consult S. R. L. A. when requisite,	• •	• •	• •		14	0 4	8. 1816		
" of trade, to superintend inquiries concerning commercial officers,	• •	• •	• •	11	14	1 3 0 5	17. 1813 10. 1819		
,, of customs, may consult S. R. L. A. when requisite, of revenue, may authorize collectors to revise decisions under Reg.	XV 1824	• •	• •		10	ilii	4. 1828	2	3
", authority of, in cases of resumption when to be suspend		• •			15	2 3	3. 1828	2 2	6
" may appeal from collectors to the commissioner,		• •		ш	15	5 4	3. 1828.	. 4	4
Bonds, of British subject obtaining license to reside,	••			1	3	3 3	28. 1793. 18. 1803.	3 3	
" of do. instituting suits in courts,				.	.].	. 6	11. 1797.	2 7	ł
		• •		1	9	0 1	18. 1803.		
" form of legal,	• •	••	• •	4		(3. 1793. 3. 1797.	3	
" of security for attendance in regular suits, form,	• •	• •	• • •	2	2	3 2 3	2. 1806.		
" of security and arbitration to be filed without durkhasts, " for stamp duty on.—See appendix to ch. 2.	••	••	• •	2	2		26. 1814.	24	
BRITISH SOLDIERS, actions for debt against,	• •	• •	٦	3			20. 1825.	4	1
,, ,, such actions cognizable in the civil courts,	••	••	{	3	3	$\begin{bmatrix} 3 & 7 \\ 6 & 3 \end{bmatrix}$	 (3.1793.	9	3
British Subjects, how amenable to mafussil courts,	••	• •	}	1	3	3 1, 2	37.1795. 2.1803.	7 6	
to execute bonds before obtaining leave to reside,	••	• •	• -	٠	$\cdot \cdot$	2	28. 1793. 18. 1803.	2 2	
" , to execute such bonds before the Judge,	••	••	• •	•	. -	3 }	• •	4	
,, ,, to execute the same on changing residence,	• •	••	• -	· ·	· ·	4 }	••	5	
" " refusing to execute bonds, penalty,	• •	• •	•• •	-		5 3	- ::	6	
Bundlecurd, court established in,	• •		• • •	1	1 .	4 1	8. 1805.	5	
" certain lands in exempt from the regulations,	• •	• •	• •			1 1	12. 1812.	2	
, suits in the court of, cognizable from what date,	• •	• •				2 4 2 1	8. 1805.	6	2
" zillah of, attached to the P. C. A. of Benares,	••	••	• • • • • • • • • • • • • • • • • • • •			2 1	1. 1798.	8 2	
Bys-bil-wuffas, principles and redemption of,	• •	• •	• •	4 .	4 4	1 - 3	34. 1803.	12	
C.							1		
CALCUTTA, suits for property in not to be admitted in courts,				ıl :	3 1	3	2. 1803.	12	
" residents of, suits by and against,	• •	• • •	i i		6 0		9. 1819.	7	
" provincial courts established in,			1:		1 -		5. 1793.	2	
CALLAPORE, Dutch factory of, attached to zillah Moorshedabad,	• •	• •	• •	1	1 1	2	8. 1825.	2	2
CASTE, suits concerning, cognizable in civil courts,		• •		1 4	4 0	13		8	
CHINSURAH, attached to zillah Hooghly,					1 -1	3	2. 1803. 8. 1825.	5	1
" competency of former courts of, to be decided by the Gov. Gen.	in C.	••		2 3	i i	$\begin{vmatrix} \mathbf{i} \\ \mathbf{j} \end{vmatrix}$		5 57	•
CHITTAGONG, particular rules for the moonsiffs and sudder ameens of,	••	••	{	9 10	2 1	7, 8	3. 1814.	58 59	
Chupperbund Ryots.—See Ryots.				1	1			- 1	
Churs, thrown up in large rivers, to belong to Government,	• •	• •	4	15	0		1. 1825.	4	8
" in small rivers to the proprietors of julkur,	• •	• •	• • • .	1.		6	, ;;	·;]	4
CLAIMS, valuation of, in suits for malguzaree lands,	• •	• •	ا ٠٠	6	1		1. 1814.	14	ı
,, ,, for portions of such not distinctly assessed, ,, ,, for lakhiraj lands,	• •	• •	•		:		9. 1817. 1. 1814.	5 14	2
,, ,, for other property or matter,	• •	••	• • • • • • • • • • • • • • • • • • • •	:	1.	5]	$\ddot{3}$
" " being contradicted, proceedings,	••	••	1	6	1		3. 1808.	1	4
the state of the s	••	• •	***					<i>-</i> -	-

					1.	A	nal	yais.	I A	uthority	
					1		2 2	Rule.	Reg.	, ş.; Ş.	25
AIM8,	valuation of, in certain suits for compensation by ousted p on the part of Govt. cognizable within 60 years,	urchasers,		• •	1		6	2 2 2 13	11. 18 2. 18		2 2
	to property proclaimed for sale on decrees, to be tried,		• •	••	1	1	. I.	6 7.1	7. 18	10	
••			• •	• •			5		6. 18		, .
**	to indigo crops, to be forfeited if not advanced.		••			5		2 }	7. 17	-	
25	for rent on crops, to be held prior to all others,	,24°**	••	, • • · · · · · · · · · · · · · · · · ·	•	٦	٦	12	28. 18		
,,	cognizable by the special commission,		••	• •	1	1	5	13	2 1. 18 4 1. 18	1 -	
29	in lands under settlement to be tried by collectors,		• •	• • •					7. 18	22. 15	5
**	such may first be instituted in civil courts,		• •	•				6 7 0 6	13. 18	08. 30	1
2 2	being misstated by pffs. inquiry by P. C. A for lakhiraj land attached for default of notice,		• •	• •			- 1	4 2	3, 18		1
?" ??	for lands, rents, or produce in muhals under settlement,		••	••]	i i l		1 9	4. 18		
.ibnte	, may prosecute vakeels for any injury,		• •	• •		7	2	2 1	27. 18		2
1	ross, amenable to civil courts officially and generally,					1	3	4 1	3. 17 7. 17		
PPEC.	ross, amenable to civil courts officially and generally,		• •	• •		1				03.	7
	amenable in suits by wards,			• •		1	3	5 1		93.	
	minerial and amount of maning to the			-		ľ		1 2		03. 40 93. 12	
	amenable in suits by confined defaulters,					\cdot	. .	2	6. 17		
**	4				l		-		27. 18		
37	amenable in suits against resumption of lands,		• •	• •		. [٠ [،	4	2. 18 3. 17		
,,	amenable in suits by native officers confined,			••	••	.	٠ ٠	3			ź
	11. Comist 14.					1		5	27. 17	93. 12	2
. \$3	amenable for withholding sayer compensations,		• •	••			٠		- 1	03. 10	
	amanahla fan mithhalding pangiana					- 1	-	6		93. 17 95. 1	
"	amenable for withholding pensions,		••	••		.	.			03. 1	
	harmone domains arroans domanded of them					1		7	3. 17	94. 15	2
3)	by persons denying arrears demanded of them,		• •	••	-	.	. [1		03.	
21	may be sued on the invalidity of revenue engagemen	nts,	• •	• •			.	. 8		93. 40 95. 5	
**	•						-		14. 17	93. 3	6
82	liable to fine, for refusing to obey orders of court,		• •	4 ,	• •	\cdot	•	9		95. 49	
-	the second of th						١	1,,	C	03. 39 21.	- 1
**	assistants acting as, amenable as collectors, competent to punish persons resisting their process,		• •	• •		1	5	4 10		22. 2	
3.9	•									93. 4	1
**	suits against though removed, rules for defending,		• •	• •	• •	3	1	3 5	11	95. 4	
	•				-		- [14. 17	303. 4 793. 4	5
,	power to arrest and confine defaulters,			• •	•••	5	7	0 1		95. 1	
2)	*						١	1 (27. 18		
, "	may detain defaulters in custody for 10 days,		• •		••		.	. 2		799. 2 793. 2	3 5
	application by, to court, for such confinement,			• •	• •	۱. ا	٠. ا	. З	6. 12	795.	
. 37	•	0.1.						ا	47. 1		1
**	may appeal from appointment of managers by Z. or to urge claims of Govt. to discovered treasure,	C. Judges,	• •	• •	• •		14 15	0 2 0 5			5
33	to urge claims of Govt. to inscovered treasure, to conduct causes by and against native princes,		••	••	• •	3		1 3			3
N	10 001111101 07 011111 19										5
2)	to report to Govt. Europeans holding lands,		• •	• •	• •	4	13	0 3			5
	orders of, upon contempt in cutcherree,		• •	••	••	1	12	0 5	11. 1	822. 3	7
2)	summary suits not to be referred to by registers,	••	• •	• •	• •	8	1	6 1	19. 1	817. 1	4
·))	authority to distrain when in charge of estates,		• •	• •	• •	10	6		7. 1		9
91	may distrain for Govt. revenue in certain cases,	. • •	• •	• •	• •	li,	5	4 7		801. 821.	4 7
31	to assist the special commission in executing orders, authority to try summary suits referred to them,		••	• •	• •		1		14. i		3
	nower to summon wasea, and issue processes in suc	h cases,	••	• •	• •	1.	.	. 4			4
9.	to return cases decided to the judge with proceeding		••	• •		.		. 5		.	5
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		,,	to annul what sales of lands.		• •		1.	١.	4	51				2
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MISSION.	SPECIAL	Morussil.	to re-admit suits dismissed, undue influence	not having been	n proved,		11	5	1	6	1.	1823.	2	:
,,	"	"	to annul former transfers on what plea,	••					•	7		1821.	3	4
"	"	"	to annul mortgages and assignments on wha	it plea,	••	• • •			۱- ۱	8	l			1
"	"	"	may admit claims for dependent interests in	land,	••	[۱۰ '	9	1			ł
"	"	33	may admit claims to be malguzars,	••	• •				•	10	l			1
"		"	to state distinctly all interests awarded,	• •	• •			.		11	1	• •		1
., .,	••	"	to apply similar rules to possession of illega	l transfers.	••		:			12	ľ			
"	"	"	may recommend parties to enter into compo		••		•			13	1	•	4	d
	"	"	may award compensation to injured parties,		••			١. ١	1.	14	ł			1
>>	-		may refer disputes to arbitration,	• •	••			١. ا		15	4.	1826.	3	s)
"	"	"	members of, to take oath on appointment,	••		• • •	iı	5	2	ī		1821.	12	
,,,))	"	single members of, to hold sittings,		• •				١. ٦	2		1826.	2	
,,	"	"	may require records of suits from courts,	• •	••		11	5	3	ī		1821.	5	
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37	"	**	jurisdiction of, extended,	• •	••	• • • •	:.		1.	1	1	• •		1
. 3)	>>	"	to settle amounts of vakeels' fees,	• •	• •	1	1 1	5	4	1 -	1	• •		
**	"	"	to direct its own proceedings, fees, &c.	• •	• •	• •	•	•	•	2	i .	• •	6	1
"	**	"	to follow rules for Z. or C. C. in general ma	atters,	• •	••]	•		•	3	l	••	• •	1
,,	,,	"	execution of decrees by,	• •	• •	• • •			•	4		••	٠.	
"	"	,,	to commit persons for perjury,	• •	• •			.	۱۰ '	6	1	••		
"	,,,	"	to refer points of jurisdiction to S. D. A.	••	• •				•	8	ł		- 8	
"	"	,,	empowered to punish putwaries and kanoon,		• •			.	•	9	1	'	9	1
"	,,);	decisions of, only to be reversed by two mem	bers of the sudd	er commission.		11	6	ı	3	4.	1826.	4	1
	"		to certify its proceeding to the sudder comm	ission in appeals	4		_	. 1	•	5		1821.	10	ار
39		"	members of, differing in opinion, reference	to S. C	٠,		11	6	2		ı			1
,,	33 ·	23	to refer all difficulties to the sudder commis	eion	••		• •	ď	ا آ	2	i	••		
"	**	>>			••	• • •	.	.	1	3		••	• •	1
"	39	"	to delay decisions pending such references,		• •	• • •]	۱.:		١,١		1	••	• •	
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)	33	"	to settle its own jurisdiction in certain case	8,	• •	• •	1 1	6	5		•	•••		1
,,	"		to be guided by the general regulations,	• •	• •		11	6	6			• •	12	
>>	SPECIAL	t, for trial (of cases according to Reg. II. 1819,	• •	• •		Ш	15	- 11	1	3.	1828.	2	
,,	,,	may be v	rested with the powers of the Board of Reve	nue,	• •		.	.]	-3	5			3	1
199	1)		of single members of, when final,	• •			. 1	.	6	2		1	4	ı
79	1)	may direc	ct collectors' proceedings,				. 1	.	7	2	1		6	l
27	**	to possess	s the powers of Z. Courts generally,	• •			. 1	.		3	ł			1
	Sudde	appointe	d.	••	• •	• • • •	i	6	- 1	ì	ł		10	1
,,		constituti	ion or authority of,	• •	••		' ^	. 1		2	ľ			
"	"	single me	embers to hold sittings (exception,)	••	• •		٠,		.	3	1	1826.	1	
"	"	may call	for our proposition and a secondary	• •	••	• •	٠ ا	1	Ì	4	•		10	
,,	"	may can	for any proceedings and revise them,	• •	* *	• • •	٠ ا	٠,	٠,	6		1821.	2	
.,	,,	unque ini	fluence, need not be proved before,	·•	• •	• • •	۱.:		اد			1823.		
22	"	to conside	er references from special commission as app	cals,	• •		11	6	$\frac{2}{3}$	3	1.	1821.	10	l
33	"	members	of, differing in opinion, rule,	• •	• •]	Ш	6				• •	• •	1
"))	appeals fr	rom, to the King in Council,	• •			ווו	6				••	11	l
**	,,	to determ	ine its own jurisdiction and cognizance,	• •	• •	[1	11	6	-					1
27	"	may prop	ose new regulations.	• •	••		11	6	6	2			12	l
MISSION:	ER of Cu	ittack, vest	ed with powers of P. C. A.		• •		11	2	0	1,2	5.	1818.	2, 3	1
,,,		" ma	y decide suits in any part of Cuttack,		• •		١.	.	. 1	3	l		5	
,, ,,		" ma	y admit pleading in forma pauperis at discreti	ion.	• •		١.	. 1	. 1	5	•			1
		ms ms	y admit petitions on plain paper,	,	••			. 1	. 1	6		::		l
"		, ma	y employ registers and assistants in revenue	matta n a	• •		•	. 1	[]	7	•	::	8	1
39		to	confirm appointments and several of sevenue	afficients,	• •		•	. 1	1	8	1 '	•	7	
"		,, 10	confirm appointments and removal of native	omcers,	• •	••				9		••	5	
,,,	of D), ap	peals from, to the S. D. A. limited,	• •	• •	- • •	ا.;	3	.0		10	1822.	3	1
22	U to	angpoor to	exercise every authority of Government,	• •	••	••	וו	9	U	3	10.	1022.		
2)		,, 601	urt and decisions of,	• •	• •	• •	٠	.	•	. 1	•	••	6	
37		" to	be guided by the regulations generally,	••	• •	• • •	٠ ا	.	•	4	ı	••	6	
39		" to	refer all difficulties to the Gov. Gen. in C.	• •	• •	1	.	ا :	•	′		• • • • • •	9	
2)	of the	he Sunderb	uns, certain claims before.	• •	• •		4	19	0	2	3.	1828.	13	1
22	for	native.— S_{θ}	e Moonsiffs.			- 1			. 1		1			1
	, suits a	gainst salt (officers, for,	••	••		3	2	6	_		1819.	8	
PULSION			•					اړ	_	, 5		1798.	2	
	BALES,	reacmpuoi	u oi, jorms,	• •	• •	••	4	4	0	15	24.	1803.	12	1
						- 1	į	- 1	1	1	Ī		3	
		do. in case	es of the lenders holding possession,	••	• •		.	.		2 }	•	• •	13	
	39		<u> </u>			1	1	ı	- 1	5		 1793.		
MOITIONA "	37													10
ndition <u>a</u>	" NT of del		crees, rules for,			الي	2	2	4	2 <	4.	1/80.	1,25	١.
ndition <u>a</u>	" NT of de		crees, rules for,	••	••	••	2	- 1	4	2 }	3.	1803.	10 \$	A
nditiona " npineme		btors on de			••	- 1		- 1			3.	1803.	10 \$	A
ndition <u>a</u>		btors on de	crees, rules for, licit sale of wines,	••	••	- 1		- 1			3. 10.	1803. 1813.	10 § 22	A
ndition <u>a</u> " N PINEME	of pe	btors on de	licit sale of wines,		••	- 1] []	12 11	0	1 2 2 5	3. 10.	1803. 1813.	10 § 22	A
nditiona " npineme	of pe	btors on de			••	- 1] []	- 1	0	1 2 2 5	3. 10. 2.	1803. 1813. 1819.	10 § 22 19	A
nditional " N FINEME	of pe	btors on de rsons for ill rsons refusi	licit sale of wines,		••	{] []	12 11	0	1 2 2 5	3. 10. 2. 8.	1803. 1813.	10 § 22 19 10	Aı

							Inal		Aut	iority	
						Catal	C. Sec.	Rule	Reg.	Sec.	3
Confini	EMENT, O	f persons guilty of contempt before collectors,		**************************************		1	12 (1 ".	11. 1822.	37	1
	,, of	f bidders at auction not making deposits,	• •	• •	•• }	5	· _ ·	6	••	14	3
		defaulters by collectors, (See Defaulters,)	• •	• •	• •	"]		,5	4. 1793.	21	
CONTEM	PT OF C	ourt, penalty before Z. or C. C.	• •	• •	•••	1	5 (\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	3. 1803.	22	
"	,, .	fine for, commutable to imprisonment,	••	• •	• •	۱,	12 ($\begin{vmatrix} 2 \\ 5 \end{vmatrix}$	12. 1825. 11. 1822.	6 37	I 1
·)	"	before collectors, penalty, before sudder ameens, penalty,	••	• •	::1	9	8 10	1 -	12. 1825.	б	2
		before moonsiffs, penalty,			1	0	2 12	-{	23. 1814.	42	
3)	"		••	••	``			1	12. 1825. 5. 1793.	20	2
,,	**	before provincial courts, rule,	• •	• •	••	2	5 3	-{	4. 1803.	20	
Copies o	of decrees	s, rules for obtaining,	••	• •	• • •	2	2 2	1 . 1	26. 1814.	8	8
,,,	,,	stampt paper required for, when to be taken on plain paper,	••	• •	•••	:		4	1. 1814.	16	1 2,3,4
. 21	» »	rule for the endorsement of,	• •	• •		:	: :	5	· · ·	8	9
		for malguzary lands, to be sent to collectors,		•		.	. .	6 \$	58. 1795.	4	
"	"	as also if for lukhiraj lands,	••	•••	• 1			7	3. 1803. 58. 1 79 5.	11 3	
))))	"	to be sent to Government when Government is a party,	••	••		.		8	2. 1805.	9	
,,,	"	to be given to parties by moonsiffs,		••	[1	10	2 13		23. 1814.	41	. 1
9)	"	by moonsiffs, need not be on stampt paper,	• •	• •	: 1		9 2	37	• •	••	. 3
1)	,,	need not accompany appeals to original courts,	• •	• •	}	3	4 1		26. 1814.	8	2,6
r		but must, if petitions be presented to the court of appeal				2	9 2	43			· 2
**	**	•	,	• •	~	3	4 1	3 \$	5. 1 7 93.	9	. ,
3>	of all or	ders of P. C. to be given under the court scal,	• •	• •]1	12	7 (13	4. 1803.	9	
	of order	s by P. C. rejecting appeals, to be given to appellants,			1,	2	6 3	2 \$	12. 1797.	3	
,,		s to accompany petitions of summary appeals,	••	••	١,	12	- 1		5. 1803. 26. 1814.	11 3	6
**			••	• •		- 1	٦,	1 6	6. 1793.	ıĭ	U
,,	of recor	ds in cases appealed, to be kept in P. C.	• •	* *	•••	12	6 3	13	5. 1803.	11	
,,	similar :	rule for Z. and C. C.	• •	• •		2	4	73	5. 1793. 4. 1803.	12 13	
								1.6	12. 1797.	4	·
**		C. C. to give, of orders rejecting appeals,	• •	• •	• •	٠	. .	4 8	4. 1803.	12	
,,,	-	tered deeds to be sufficient evidence of registry,	••	••	• • [8	4 3	3	20. 1812.	2	
»	of decre	es of S. D. A. to be attested by the register,	• •	• •	• • •	13	5 (1 }	6. 1793. 5. 1803.	28 28	
	of all or	ders of S. D. A. to be similarly attested,				13	5 11	1,5		6	
, 75		edings translated, to be sent to Gov. Gen. in C. in appeals to	 . tha k in	a in Council	1	- 1	- 1	5	16 1707	6	
"	of regul	ations, to accompany appeals to the King in Council,	· · ·	g in Council,		13	.0	6	16. 1797.	5	
,,	of decre	es of S. D. A to be given to paupers on English paper,	••	• •		3	3 2	2 10	28. 1814.	18	
. >>		ions to be sent to sepoys,	• •	••	•••	3	4	5	15. 1816.	3	
**	of decre	es convicting native officers, to be sent to Gov. Gen. in C.	• •	• •	••]	6	5 2	63	12. 1793. 11. 1803.	- 8 - 8	
CORRES	PONDENCI	s, with parties in suits, prohibited to Z. and C. Judges,			1	,	10 0		3. 1793.	19	
Commission			••	••	•	1	ı	\	2. 1803.	20 9	
	,,	" prohibited to provincial judges,	• •	••	1	2	7 0	13	5. 1793. 4. 1803.	9	
		" prohibited to judges of S. D. A.				3	5 11	1,5	6. 1793.	6	
	,,	with commanding officers concerning sepoys' suits,	••	••	• • • • • • • • • • • • • • • • • • • •		.1	2	5. 1803. 15. 1816.	6 10	_
	,,		••	••	3	3	10 (5. 1804.	22	1
,	,	concerning native officers of courts, rules,	••	• •	{	6	1 4	5	8. 1809.	12	
	,,	by additional registers, rules for,	••	• •	••	8	2 4	1	24. 1814.	12	11
Corrup	TION, che	rges of, against ministerial native officers,	• •	• •	• •	6	5 1	-3	13. 1793. 12. 1803.	9 12	
	cha	arges of, against law officers of courts,	• • • •		1	6	5 2	_5	12. 1793.	- 8	ł
77			••	• •	• •	1	" "	 	11. 1803.	8	1
27		h charges to be tried as civil actions,	• •	• •	••	6	5 1	9	13. 1793. 12. 1803.	9 12	· 7
33	nat	ive officers may be criminally prosecuted for,	• •	• •		6	5 3		18. 1817.	6	2
93	con	wictions of native officers to be reported to Gov. Gen. in C. rges of, against European officers only to be received on oatl	••	••	• •	١,٠	·]·.	2°]]	3
99 33	CHA	", rules for admission of such charges,		• •		1	4 2	1 3	17. 1813.	4 5	1
» »		,, to be dissmissed, if frivolous,	••	••				5		"	3
					(•	• .				

		.,			•	An	aly	reie.	J	Auch	ority.	
					Chap.	Sec.	2	Rule.	I	Reg.	Sec.	ಜ
CORRUP	TION, charges of, sumission of, by courts of judicature,				14	4	2	4	2;	7. 1813.	5	*2
às	on admission, to be transmitted to Gov. Gen. in C.	• •	• •	• •		ŀ	ے ا	6		••		4
77	" conduct of, to be determined by Gov. Gen. in C.	• •	• •	• •	11	4			1	••	9	i .
**	,, form of inquiry into, (See Commission,) ,, expenses may be re-imbursed to pffs.	• •	• •	• •	11	4	1			••	10 16	
<i>3</i> 0	" such charges proving false, penalty,	• •	• •	• •	ii	4	1::	l i	٩ı٤	8. 1825.	5	
	charges against native officers of Z. or C. C. when to be tried by		••		12	13	2	2	[]13	3. 1793.	9	6
». Coeme	of witnesses, to be defrayed by parties summoning,	1 . U. A.	••	• •	2	_	<u> </u>		5 4	2. 1803. 4. 1793.	12 6	
	to be specified in decrees,	• •	• •	• •	2		1	1 " (ا ا 2:	3. 1803. 7. 1814.	7 27	
	of executing decrees for lands, rules for charging,	••	• •	• •	2			10		9. 1814.	5	
	in suits of paupers, adjustment of,	••	• •		3	2	1	15,	1628	8. 1814.	\$ 19 10	
"	security for, to accompany petitions of appeal,		••		12				20	6. 1814.	8	2
>>	similar rule in special appeals,	• •	• •			11		1 -	1		2	4
~ "	may be settled by S. D. A. at discretion,	• •	• •	• •	13	5	9	1	10	6. 1 7 93.	9	·
	s, sillah and city, (See Zillah,) provincial, (See Provincial,)	• •	• •	• •	12							
"	of S. D. A. (See Sudder,)	• •	• •	• •	13		_		1		l	
,,	(generally) to consider receipts for advances as evidence against com	pulsion in	certain cases.	• •	3		6	6	h	0. 1819.	14	
"	competent to direct collectors to admit certain securities,	• •	••	• •	4					2. 1819.	22	
77	may award damages against irregular auction sales,	• •	••	• •	4	6	2	2 2	11	1. 1822.	26	
2)	may recommend estates sold, to be returned, &c.	• •	• •		٦			lia	1	• •		
22	to enforce auction purchases, on the motion of collectors,	••	• •	• •	4	6	1 3	10	۱.		28	
"	competency of, to be decided by Gov. Gen. in C.	••	• •	• •	2	l	1	2		3. 1793.	16 10	•
	may require explanation from parties in suits,				2	2	7	4		2. 1803. 6. 1814.		
))))	may require collectors to aid in executing decrees for lands,		••	•	2					7. 1825.	6	
	may countermand or postpone sales in execution of decrees,				2		5	3	(4:	5. 1793. 0. 1795.	16 16	
"		••	••	• •			1		([20	6. 1803.	24	1
33	may reverse sales for irregularity (for decrees,)	••	• •	• •			ŀ	5	- 1	7. 1825. 7. 1799.	5 15	
,,	to determine all rights in lands, in suits,	••	••	••	5	1	3	3	{ {	5. 1800. 8. 1803.	14	8
,,	may authorize landholders to cancel khodeasht tenures for arrears,	• •				١.		5		8. 1819.	. 18	5
"	to admonish paupers against fraud,	• •	• •		3	3	3 1	1 .	26	8. 1814.	. 5	
3)	doubting the veracity of paupers, process,	• •	• •	• •	ŀ	1.	1.	7				6
2.7	may recommend parties to arbitration, (See Arbitration,)	••	• •	• •	2	5	j] 1	1 1	2	6. 1 <mark>793</mark> . 1. 1803.	. 2	:
,37	not to interfere with the duty of executors,	••	• •	• •	4	110		1	<i>~</i> 1	5. 1799. 3. 1803.	. 16	2
))	nor with the inheritance of heirs,	• •	• •			-	-	2	1		16	
,,	to give over certain records to special commission,		• •		11			3 1		1. 1821.		
>>	not to alter rates of malikanah settled by collectors,	• •	• •	• •		10		1 3		7. 1822.	. 17	r
22	not to disturb possession given by collectors under Reg. VII. 1822,	• •	• •	• •		1110	7 2	2 1	ماء	• • • • • • • • • • • • • • • • • • • •	18	4
9)	military, for cognizance of soldiers' debts, rules for,	••	• •		:	3 4	4 (6 1	S I .	0. 1810.		
	to refund sums embezzled by its officers,			• •	1	5 1	1 (0 6		0. 1825. 3. 1827.		:
33 33	to enforce payment of sums extorted, on proof of a criminal convic	tion,	• • •	•				ilii	- 1		1 3	
"	to forward cases of Reg. II. 1819, to special commissioners,	••	••		1			2 1	1	3. 1828		
CREDI	ross, of judicial officers not to be employed in their courts,			• •	1.	6	ıl :	2 1	- 1	1. 1814	1	1
••	getting themselves so employed, penalty, , of indigo, ripening during summary suits, rules,	••	••	•	1.	1.	.	5		7. 18 2 3		7
CROPS		• •	••	•	1	1	1	0 9	cl	6. 1821	,	5 9
"	to satisfy claims for rent before other claims,	••	• •	•	1	0	6 3	7 2	2 2	7. 1799 8. 1803		9 2
,,	attached for arrears, rules for reaping,		••	•		.	.	4		.7. 1793 15. 1795		
Cross	ove collectors of emenable to civil courts					.		1 .		8. 1802		
	oms, collectors of, amenable to civil courts, suits against native officers of,	••	• •	• •				4 6		9. 1810		
"	native officers of, refusing to produce papers or money.	• •	• •	•				0 6 0 6		••	38	
	ACK, court established in,	••	••	• •				1 6		4. 1805	30	1
,,	certain muhals of, exempt from the regulations,		••		1	1 3	3	ijĭ	1	4. 1805	. 1	1
	processes in, to be written in the Oryah language,	••	••	5	1		1			2. 1805	1 -	
"	commissioner of, (See Commissioner,)	••	• •	• •	1,	2 3	2 4	2 5		4. 1805		4
**		• •	• •	• •	(#)		4-	-4	•	5. 1818	,	_1

namentalista in the second second second second second second second second second second second second second			1.	A	raly	sis.	Auth	rity.	
				Sec.	73	Rule.	Reg.	Sec.	ಕ
Currack, superintendent of, (See Superintendent,)				1	-		11. 1816.		j.
	* *	••						1	
D.					Ι.		10 1005	اه	2
Dacca, Dutch factory of, attached to the city of, ,, provincial court established at,	• •	• •		2	ili	2	18. 1825. 5. 1793.	2	
,, provincial court established at, Damages, suits for, how to be valued,	••	• •		-1	6 2		1. 1814.	14	3
" suits for, cognizable within one year,	• •	• •	••]		$\begin{bmatrix} 1 & 2 \\ 6 & 2 \end{bmatrix}$	21 2	2. 1805. 11. 1822.	26	
" against officers conducting sales may be awarded,	• • .	• •	• • •	1	1-	-(7. 1799.	15	5
" to be awarded against landholders for unlawful arrests,	• •	••	••	5	1 2	3 3	5. 1800. 28. 1803.	14 32	5 5
			l.				17. 1793.	6	L
" to be awarded against landholders levying arrears not due,		• •		9	6 3	23	45. 1795. 28. 1803.	6	
	ř					\ \	7. 1799.	15	8
" against tenants not attending landholders,	• •	• •	••	5	1 3	23	5. 1800. 28. 1803.	14 32	8
" for dispossession to be sued for regularly,	• •	• •		5	4 (11	15. 1824.	5 12	
,, against collectors for unlawful confinement,	• •	• •		5	7 0	8	14. 1793. 6. 1795.	16	1
						(27. 1803.	16 14	١ _
" for improper sales of putnec talooks, " to be awarded by moonsiffs for litigious plaints,	• •	••			$\frac{9}{2} \frac{3}{13}$		8. 1819. 23. 1814.	40	
" for irregularities in distraint by landholders,				- 1	6 2	1 6	7. 1799.	2	2
,,					١	1 8	28. 1803. 17. 1793.	2 8	•
" for distraining contrary to the regulations,	• •	• •	• •	10	6	3 3	45. 1795. 28. 1803.	8 8	l
				1		8	26. 1003.	17	
" for breach of attachment for arrears,	• •	• •		10	6	5 5 }		16 16	
			70		1	1	c ::	18	
" for removing property to avoid attachment,	• •	• •	• •	\cdot	• •	6, 8	13 ··	16	
·	•				1			16 20	
" against others than defaulters for such removal,	••	• •	• •	\cdot	$\cdot \cdot$	9 }	••	18 18	
,, not to be sued for by paupers,	••	••	••	3	3	1 2	28. 1814.	4	.1
DEBT, actions for and against European soldiers,		• •		3		6 _ {	20. 1810.		l
DEBTORS, confinement of, in satisfaction of decrees,				2	3	4	20. 1825. See Anal.		l
confined, diet allowance of, rules,				9	- 1	4 2 9	4. 1793.	8	
" release of, on giving instalments,				2	2	4 5	2. 1803. 2. 1806.	10	
for less than 64 R. only to be confined six months	••	••	Ş	2 10	2 2 1		23. 1814.		1
insolvent rules for the relief of	• •	••	{	10	3	0 8	2. 1806.	i i	1
once released not to be again confined for decrees of court of	requests,	• •	••	$\frac{2}{11}$		2 3	10. 1812.	. 2	2 3
DECISIONS, of Z. or C. C. rules for,	• •			2	3	1 1	4. 1793. 3. 1803.		See An.
" of P. C. rules for,				12	6	'	See Anal.	1	
,, of sudder aumeens, rules for, of moonsiffs, rules for,	• •		• •	9		9	Do.	1	_
· · · · · · · · · · · · · · · · · · ·			ï	10	2 1	$\begin{array}{c c} 3 & 1 \\ 1 & 4 \end{array}$	23. 1814.	6 40	
,, of sudder aumeens and moonsiffs only to be reversed on the m	erits of the su	its,	{	10	3	0 4	23. 1814.	273	4
,, of moonsiffs, when to be returned for revision, generally on special appeals may be returned for revision,	••	••	• •	1 12	7	$\begin{vmatrix} 1 & 4 \\ 5 & 1 \end{vmatrix}$	19. 1817.	27	
,, revision of, by courts, pleas and rules of,	• •	••	{	1	8	1 17	26. 1814.	4	.1
	Petition,)			12	6	$\begin{bmatrix} 2 & 1 \\ 2 & 2 \end{bmatrix}$	2. 1825.	3	3
concerning lablingi tonuna in acutain mita		• •	••				18. 1825.		
of commissioner of Guttack, final to what amount	••	••	• •	4		9 1	18. 1825. 5. 1818.		
of commissioner for Rungpore, final as far as 5000 Rs.	••	\$1	• .	11	3	0 3	10. 1822.	- 6	i
of single members of special commission to be effective, of special commission only to be reversed by two members of	of middless arm	inalau · ·	••	11		2 3	4. 1826.	2	
" to De reported to the sudder commission	n for revision.		••	11	6	1 3	1. 1821.		-
" rules for executing, on appeals,	••	•	•••		.	5			

		•			-	na	·y ·		Auth	iru y .	
				5		3	ಕ	Rule	Reg.	Sec.	ני
					1			•	7. 1799.	18	
RIONS	, summary, only appealable by a regular suit,	••	••		5	1	4		5. 1800. 28. 1803.	15 33	
	summary, of collectors may be appealed by a regular suit,			1	1	8			14. 1824.	10	1
**	of collectors in muhals under settlement only to be reversed on the	merits,	••		1	10			7. 1822.	16	
**	of the Board of Revenue, under Reg. VII. 1822, final as to the sum	mary inquiry,	,	* 1		10			••	29	
»	of collectors, under Reg. VII. 1822, appealable by regular suits,					10		1,3	10 1010	14, 29	1
» »	of single judges of P. C. to have effect as of the court,	• •	• •		2	2	()		13. 1810.	3 8	
»	reversing orders appealed, rules,	• •	• •		2 2	3	7	2 6	25. 1814. 13. 1808.	5	
**	of P. C. final on the cognizance of suits,	• •	• •		3	ĭ		10	25. 1814.		
>>	of P. C. rules for reversing, by single judges of S. D. A.	••	• •	:: i	ĭ		9	ì	7. 1822.	9	
**	of courts to be guided by settlements of collectors,	• •	• •	•	-				1	l	١
2)	See Appeals, Decrees.			1.				. 6	5. 1798.	2	
29	of P. C. A. final to what amount,	• •	• •	1	2	13	6	13	5. 1803.	10	
	of special commission in revenue cases may be reviewed by it,			1	1	15	6	1	3. 1828.	4	
)) ^^	of do. when members disagree,				٠١			2			
)) 3)	of Benares native commissioners subject to revision,	• •		ا [ا	1	17	0	9_	7. 1828.	24	
	•				2	3	2	1	4. 1793.	26	
CREES,		••	• •		1	3		l €.	3. 1803. 27. 1814.	27 27	
"	to specify all costs and fees,	• •	• •	• •	2 2	ა 3	$\begin{vmatrix} 2\\ 3 \end{vmatrix}$	1	27. 1814. 26. 1814.		
,,	parties to petition for the execution of,	• •	• •	•••	-			2	20. 1014.		
"	for fees and fines to be executed without application,	••	• •	• •	.			5	::	;;	
>>	order for executing, execution of, when to be immediate, when delayed,	• •	••	.1				6			1
*	such rules concerning, imperative,	• •	• •					7	7. 1825.		1
,,	• -	• •	••				١.	1.5	4. 1793.	7	1
"	process and mode of executing,	• •	• •	• •	2	3	4	1 8	3. 1803.		A
,,	in cases of contraband salt, rule for executing,	• •			1	5			10. 1819.		
,,	against molungees, salt officers, &c. execution of,	• •		• • •	3	2	3		. ::	22	
,,	against weavers, &c. execution of,			\			١.	13	31. 1793		
,,				1			i	8	37. 1803. 16. 1793.	1 8	
,,	on arbitration awards to be enforced as others,			• • •	2	5	1	93	31. 1803	.] 8	1
	for immoveable property, execution of, in appeals,				2	4	2		13. 1808		V
"	for money, execution of, in appeals,					١. ً	1.	6		12	
99 99	against lands attached by Government, satisfaction of,	••	••		4	14	0	2	3. 1818	10	
••	on charges of corruption to be delayed in appeals,			1	6	5	2	3 \$	12. 1793	. 8	
"	on charges of corraption to be delayed in appears,	••	• •	••	0	"	^	1 8	12. 1793 11. 1803	. *	3
,,	" to be enforced if not appealed,	• •	••	• •	•	ŀ	•	1 (::	
,,	of moonsiffs, what to specify,	••		• .	10	2	13	2	23. 1814		
1>	,, not to be executed by, until instructed,				10	2	14		1	4	
,,	" not to be executed after a year,	• •		• • •	•	ŀ	•	6	1	45	4
9)	" not to be executed if irregular,	• •		• •	•		·	7	••		1
,,,	" may be referred to registers for execution,	••		§	1]	5	2. 1821	. :	7
	·			{	8		1	6		1	
,,	,, may be referred to sudder aumeens for do.,	• •		}	9			1 8	:		1
,,	" rules for the execution of,	• •			10				23. 1814	. 4:	5
,,	,, rules for executing in case of appeals,				10		1			40	
"	of sudder aumeens, rules for executing,	• •			9)	See Anal		1
	" referable to registers for execution,			{	ï			5 7	1	l	٦.
>>		• •	••	5	٤	1	1	5 1 5	2. 1821	1	7
>>	of moonsiffs and sudder aumeens, execution of, by additional register	rs,	••	• ·	8		3 1	1 9		1:	
"	of collectors, summary to be enforced by Z. or C. Judges,	• •	• •	• •	11			5	14. 1824		5
"	,, in <i>lakhiraj</i> suits, to be enforced by courts, such when to be executed in appeals,	• •	••	••	11	9	1 2	2 4	2. 1819	1	1
"	* -	• •	••	<u></u>	; ·	1.	۱٠,	5	7. 1822	2	3
,,	" execution of, by collectors,	• •	••	{		1 8		2 6 4 1	9. 1825		5
,,	,, certain, to be executed in spite of appeals,					10	•	8 4	7. 1822		
,, ,,	of superintendent of Cuttack, execution of	• •	••	• • • • • • • • • • • • • • • • • • • •	lii	,		3 ī	11. 1816		
ė>	" not to be executed without notice to Government,	••	••	•	١. ٔ	1.	1.	4		1	- 1
,,	, need not be on stampt paper.	••	••	• •	li,	ا	ı	1 9		1	9
39	of special commission, execution of, rules,	• •	•••	• •	ľ			4 4	1. 1821	4	6
,,	of the court of requests, execution of, in the 24-Pergunnahs,	••	••	• •	ľ			2 1	16. 1812		2
33	plea for delay in executing,	••	••	• •	1.	1.	Ί.	10		1	
	of P. C. to be executed through Z. or C. C.				١.,	۱.	1	1.	5. 1793		6
22	The second secon	• •	• •	• •	ĮI:	41	6	4 1 1	4. 1803		6

					Ana	lysis.	Aut	hority	
				Chap.	Sec.	Rule.	Reg.	Sec.	Ci.
Decrees of P. C. concerning lands, to be executed by Z. or C. C.	• •	• •		. 12	6	1 2 }	5. 1793. 4. 1803.	27 27	
" , to be executed by P. C. in their own district,	••	• •			$ \cdot $	3	2. 1821	. 8	l
,, execution of, on failure of security required by S. D. A.	••	••		13	5	1 2	12. 1797. 5. 1803.	10	9
" of S. D. A. rules for executing,	••	• •		. 13	5 1	0 1	6. 1793.	21	1
" execution of, in appeals to the King in Council,	• •	• •		4	5. 1803. 16. 1797.	21	ı
" See Copies, Decisions, Petition, Stamp Duty.				- 1	1.5	. a	l	١.	3
" of Benares native commissioners, execution of,	• •	• •		. 11	17	5 3 0 8	3. 1828. 7. 1828.	23	
Deeds, to be registered,	••	••	•	. 8	1 1	1	See Anal. 36. 1793.	7	
" relating to several districts to be registered in each,	••	• •	•	. 8	4	2 2	17. 1803.	7	
" execution of, to be proved before registry,	• •	• •	•	. 8	1	2 6 }	``.	9	2
" original, to be returned after registry,	••	• •	•		$ \cdot $	8	20. 1812. 36. 1793.	4,5	2
" registry of, optional,		• •	•	. 8	4	5 1,2	17. 1803.	4, 5	_
" certain registered, to invalidate others,		• •		. -	$ \cdot $	3		6 6	! !
" of mortgage registered to invalidate others,	• •	• •		. .		4 \$			2
, prior non-registered, when to be valid above others,						5		••	2 3
,, stamp duty on, (See Appendix to Chap. 2. Analysis.)	••	••	•			1,5		••	3
,, executed in Chinsurah to be held valid,	••	••		$\cdot \mid 4$	2	$0 \mid 2 \mid$	18. 1825.	6	
Default, general definition of, in suits,	• •	••	•	$ \cdot $ 2	3	1 2 }	4. 1793. 3. 1803.	10 12	
" in suits appealed,	• •	••		. 12	9	9 1 \$	5. 1793.	$\frac{21}{21}$	
" in suits before S. D. A.				. 13	5	8 1	4. 1803. 6. 1 7 93.	19	
" not appointing vakeels to be treated as,	••	••		. 7	1		5. 1803. 27. 1814.	$\begin{array}{c} 19 \\ 18 \end{array}$	2
" not filing exhibits to be treated as, Defaulters, to return purchase money with interest on restoration of la	nde rold	• •		$\cdot \mid 2$	2 6	2 4	26. 1814.	12 26	3
	nus som,	••	•	14	"		11. 1822. 7. 1799.	15	3
, not discharging arrears within 24 hours, to be confined,	• •	• •	•	. 5	1	1 5 3	5. 1800. 28. 1803.	$\frac{14}{32}$	3 3
" may attend on security pending summary suits,		• •	•	. 5]	2 2	19. 1817.	16	2
" confinement or discharge of, according to decision,		••		.].	. .	3	7. 1799. 5. 1800.	15 14	5 5
, confined, may prosecute collectors,	• •		_	. 5	7) (28. 1803. 14. 1793.	32 12	5
" Government giving security, to be released from arrest,	••	••			<u> </u>	7 \$	6. 1795.	16	
						1.6	27. 1803. 14. 1793.	16 29	1
" confined may petition the court for inquiry,	• •	••	•	$\cdot \cdot $	$ \cdot $	93	6. 1795. 27. 1803.	25 32	
" definition of,				1		. \$	17. 1793.	3	
,	• •	••	•	. 10	6 4	1 2	45. 1795. 28. 1803.	5 5	
" in putnee talooks, power to recover posession,	••	••	•	. 4	9 4	3	8. 1819. 7. 1799.	13 16	4
,, confined, may prosecute for unlawful arrest,	r	• •		. 5	1 4	1 3	5. 1800.	15	
" may institute suits against distraint,	••	• •		. 5	3 (1,9	28. 1803.] 5. 1812.]	33	
,, may sue regularly when unable to give security,	• •	• •		10	6 8	5 2		17	
, confinement of, for public revenue,			(["]	14. 1793.	5	
, commencent of, for paone revenue,	• •	• •	•	. 5	7	 	6. 1795. 27. 1803.	11	
not to purchase at sales of distrained property,				10	6 9	اکی	14. 1793.	25 23	
·	••	• •	•	1"	9		45. 1795. 28. 1803.	23	
, See Arrest, Distraint, Arrears, Confinement, Sales. DEFENDANTS, notice to, in regular suits,	• •			9	2 2	1.2	2. 1806.	2	1,2
,, ditto when residing in another district,	• •	• •	•	1.1	. []. '	3			3
" not forthcoming rules for proclamation,	••	• •	•	1.1	· -	4	· · · · · · · · · · · · · · · · · · ·	3	

					_	4nal		Aut	hority.	<u>. </u>
					Chap.	<u>ن</u> ا	Rule.	Reg.	Sec.	ຮ
DEFENDANTS, t	o manage their property when attached,				2	2	1	2 2. 1806	. 5	
,, 1	not denying plaints, such to be taken as true,	••	• •	• •	2	2	2 }	4. 1793		.1
) ,	not appearing, trial of suits exparte,	• •			2	1	4	3. 1803 2. 1806		
	n summary suits on indigo engagements, summons of,	• •	• •		5	5	2	6. 1821		
»,	,, not to be confined,	• •	• •	••	.	. .	8	1	1	
•	n suits of paupers, liable to pay what fees, ules for, when pleading in forma pauperis,	• •	• •	• •	3			7 28. 1814		
	n suits before moonsiffs to take copy of plaint,	• •	• •	• •	3		1,2		16	
" -	" to insert no abusive matter in answers,	••	• •		10	- 1	1 2	23. 1814	24	
,, r	not to impugn judgments of moonsiffs in suits de novo,	•••	• • •		io	21	1 -	''	45	
	n lakhiraj suits before collectors, rules for,	• •	••		11		3	2. 1819	. 30	
	objecting to calculation of claims, rules,	• •	• •		12		6	13. 1808	. 5	
_	See Notice, Exparte, Debtors. declared beyond the jurisdiction of courts,			5		ا ا	1 2	0 1005		
		••	• •	§	1	3	1 }	8. 1805	١	
EPENDANTS OF	f judges, guilty of corruption or extortion, penalty,	••	••	••	1	5 10	1 2	13. 1793 12. 1803	. 14	ı
	oney to redeem conditional sales,	••	• •	••	4	4	1 }	1. 1798 34. 1803		
" of val	deels fees in suits, rules for, (See Fees.)		• •		7	6	<u> </u>	27. 1814	1	1
,, ,, ,,	to be made in courts trying appeals,	• •	• •	• • •	12		5 1	26. 1814	. 8	
EPOSITIONS OF	f witnesses, rules for taking by moonsiffs, See Witnesses.)	• •	••		10		16	23. 1814	. 18	3
	f registers on local inquiries, rules for, (See registers.)									1
EYRA DOON, t	the territory of, annexed to zillah Seharunpoor,	• •	• •	• • •	8		4	11. 1824		
	uits relating to, cognizable from what date,	•••	• •		1 2		9	4. 1817 4. 1817		
er allowance	e for confined debtors, rules concerning,			1	- 1	- 1	1 6	4. 1793		
	•	••	• •	• •	2	3	1 2 2	3. 1803	. 10	1
•	ple to defts. with costs of suit,	• •	• •	• •	.	. .	3	2. 1806		
ISPOSSESSION,	summary suits against, rules for,	••	• •	• •	5	4	2 }	49. 1793 32. 1803	. 3	
»,	to incur forfeiture, if accompanied with homicide,	••	••		.	. .	3	::	4	
,,	penalty in such cases, claimant not being present,	••			.	. .	4	1	5	
,,	suits against, before collectors, rules,				.,	10	4	7. 1822	14	
33	definition of acts of dispossession,	• •	••			$[\cdot]$	5			
ISTRAINED PE	ROPERTY, commission to sell, rules,						1.5	35. 1795		
		••	••	• •	10	6	13	45. 1795 28. 1803		
	claims to by others then towards themselves				- 1		5	7 1700		
,, ,,	claims to, by others than tenants themselves.	• •	• •	• •	10	6	2	28. 1803		
	manulan for new					}	1	17. 1793	. 18	3
3)))	penalty for removal of,	• •	• •	• • •	10	6	6 3	45. 1795	. 16	
					- 1	- 1	1	28. 1803		
,, ,,	not to be taken out of the pergunnah,				۱.		\		13	
	- ···	••	• •	• •	יטו	6	5 5	1	11	
"	to be appraised before sale,	• •			10	6	8	5. 1812	. 18	
	complex of to be assembled at				١.	1		12. 1793	. 22	:
» »	samples of, to be exposed at sales,	• •	• •	• •	10	6	13	45. 1795	. 20	
•					ı	-	1 5	28. 1803		
,, c	attle not to be worked,	• •	• •	• •	10	6	6		14	
-	womanty miles for the selection of the			•	١٧	1	10	::	12	
	roperty, rules for the sale of, (See Sale.)	••	• •	• •	10	6	一)	See Anal	·	
ISTRAINERS,	to serve notice of arrears on defaulters,	• •	••		10	6	1 , 3	7. 1799 45. 1795	1 4	
>>	to serve defaulters with a jumma wasil baky,	••	• •	• •			12	28. 1803 5. 1812	. 8	3
	authority of, to search houses under restrictions,					1	1 6	17. 1793		
"	descriptions, to seemen nouses under restrictions,	• •	••	• •	10	6	6 1 }	45. 1795	19	
	may search senance in process of the service						9	28. 1803	1	
"	may search zenanas in presence of the police,	••	• •	••	.	. .	2	7.,1799	10	
	to make and account to the						1	28. 1803 17. 1793		
9)	to make good property lost in distraint,	• 6	• •	••	10	6	7 7	45. 1795	1	
					- ~	· ~		F20. 1100	.1 70	71

			•	1_	A	naly	sis.	Autho	rity.	
				Chap-	Sec.	ci.	Rule.	Reg.	Sec.	3
10MB 1 121MEN -	penalty for distraining for more than the arrears,				0	6 7	8	17. 1793. 45. 1795.	16 14	
ISTRAINERS,]	penalty for distraining for more than the arrears,	••	• •	• '		1		28. 1803.	14	
" t	o forward an inventory of the property attached to the	moonsiff,	••	1	0	6 8	1 }	7. 1799. 28. 1803.	8	
" p	eriod for, to apply to moonsiffs for sale of property,	••	••		-	-	2	35. 1795. 45. 1795. 28. 1803.	5 20 20	
" 1	right to distrain on breach of security,	• •	• •		1.	-	3	28. 1803. 5. 1812. 17. 1793.	15 24	i)
» 1	penalty for purchasing distrained property,	••		1	0	6 9	4 }	45. 1795. 28. 1803.	22 22 22	
ISTRAINT, BI	ummary suits against,	••		[3 6	3,4	3 5.1812.	15, 16	
" 1	authority to enforce in whom vested,	••			0	6 2	2 1 }	17. 1793. 45. 1795.	$egin{bmatrix} 2 \\ 2 \\ 2 \\ 4 \end{bmatrix}$	
,,	may issue against Government defaulters in certain case	28,	• •		.].	. .	5	28. 1803. 1. 1801.		
	being enforced contrary to the regulations, penalty,	••	••		0	6	3 3	17. 1793. 45. 1795.	8	3
] {	28. 1803. ··	8 3	3
	rules for serving upon sureties,	• •	• •	• -	0	6 4	1 2		5 5	
	See Arrears, Attachment, Defaulters, Sales. ourts established in the zillahs of the,	••	•,•		1		4 1	8. 1805.	5	٦.
" suits i	n the courts of the, cognizable from what date,	••	••		2	. 1	2 5 4 1	14. 1825.	6	6 2
	aj grants within the, confirmed from what date,	· ·	••	•	6	- 1	0 4 \$	18. 1793.		,
	iled in suits to be numbered according to the register of	proceedings,	••	• •			1 4	13. 1803.		•
	to be filed with exhibits on stampt paper, not required with vakalutnamahs, &c	• •	• •	::	.4	2	7 5 7	1. 1814. 26. 1814.	24	4
	one with exhibits sufficient,	• • • • • • • • • • • • • • • • • • • •	• •		.	٠١.	6	1	22	
orch deeds	executed in Chinsurah, to be held valid,		• •	• •	4		0 2	18. 1825.	'!	6 9
" fiscal	or law officer attached to the Z. C. at Hooghly,	• •	• •		6	1	0 1	"	"	1
	E.									
(BEZZLEME)	NT, by native officers of courts, summary inquiry into,	• •	• •	• .	1		0 1	18. 1817.	. 7	7
,•	P. C. to try charges for, against its own officers,	••	• •	1	12		3 1	9 100-	1	6
» IGAGEMENT	being proved, amount to be refunded by the court, so of molunghees, &c. when to be void and null,	• •	• •	• • •	5 3		0 7 6 2	3. 1827. 10. 1819.		
"	for indigo crops, accidental breach of, penalty for,	••	••		5		014	6. 1823.	5	5
,,	between many persons not objectionable,	• •	• •]	$\cdot \mid$. .	17	<u> </u>	8	₹
	FFICERS, charges against, for corruption trial of, suspension and salary of, pending trial,	• •	••		11		1 1	17. 1813.	8	3
,,		••	••	• •	' '	4	4 1	28. 1793.	.] 8	3
ROPEANS &	menable to civil courts if not British subjects,		• •	• •	1	3	$2 \mid 2 $	24. 1795. 18. 1803.		2
" dy	ring intestate, charge of property,	••	• •	• •	4	11	0 2	15. 1806. 38. 1793.	. 6	6
" fo	rbidden to hold lands without sanction of Gov. Gen. in	c	••	• -	4	13	0 1	48. 1795. 19. 1803.	.] 3	3
., m	ay take mortgages for, but not hold lands,	••	••			. .	2	::	4	1
								::	5	5
	nds of, to be measured when holding such by sanction,	••	••	• .	$\cdot $	$\cdot \cdot$	$\begin{vmatrix} 3 \\ \end{vmatrix}$::	5	5
VIDENCE, OF	its concerning, may be tried by sudder aumeens, aly to be taken to points recorded by courts, see Witnesses.	••	••	••	9 2		4 3 7 4	4. 1827. 26. 1814.		2 0 2,3
	of witnesses. See Witnesses.	••	••	• •	6	4	1 4	11. 1826	: }	5 3,
XECUTION O	F Decrees, (See Decrees,)	••			2	3	3 &c	. See Anal		
XECUTORS,	to perform their duties without the interference of court	is,		• •	4		0 1	5 5. 1799). :	2
•	be filed after hearing the pleadings,	••			9	2	7 2	3. 1803 26. 1814	1 .	

to be numbered or marked by monaisfs, X PARTE, trial of suits when to be, in summary suits on indigo engagements, before moonisfs, before moonisfs, before moonisfs, by Provincial courts, by Provincial courts, by Sudder Dawanny Adawlut, \$12,134					A	na	yais.	Auth	hority.	
" rules concerning, in courts of audider amment,					Chap	3 2	Rule	Reg.	Sec.	;
rules concerning, in courts of audider ammens, rules concerning, in courts of measures, rules concerning, in courts of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the interest of measures, in the provincial courts, in the	Exhibits, one durkhast with, sufficient,	••		• •	2	2	7 (26. 1814.	22	
** rales concerning, in courts of measuriff*, to be numbered or marked by measuriff*, to be numbered or marked by measuriff*, to be numbered or marked by measuriff*, to be numbered or marked by measuriff*, to the number of marked by measuriff*, to the number of marked by measuriff*, to the number of marked by measuriff*, to the number of marked by measuriff*, to the number of marked by measuriff*, to the number of marked by provincial courts, to the number of marked by provincial courts, by studied Dewarany Adawbut, by Studied Dewar	, rules concerning, in courts of sudder aumeens,		• •		9		7 -	-See Anal.	.)	
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s, of vakeels, payment of, in such cases, ,, receipts to be given by vakeels for,	• •	••		7		2	1014.	23	
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" in suits appealed from sudder aumeens or moonsiffs,	• •	• •		10		3 \$		73	
,, in moonsiffs' courts to be privately settled,	• •	• •	• • •	10		2 4	23. 1814.	15	•
, of registers changed to salary,	• •	• •	• •	8	1	4 (2, 1821. 36, 1793.	13 14	. 1
, for registering deeds, rules for,				8	4	5 1 3	17. 1803.	14	.1
, for registering deeds, rules for,	• •	••	1			1	20. 1802.	4	d
, " English account of, to be kept,		• •		.	. .	2	20. 1812.	8	
, , to be received by substitutes, but not by judges,	• •	• •	• • •	٠	. .	6	4. 1824.	7	
to agents in lakhiraj land cases before collectors,				ارر	9	8	7. 1822.	25	
			1	- 1	i I	1 (9. 1825.	5 5	
of institution to be returned in certain cases, of vakeels before the superintendent of Cuttack,	• •	• •	• • •	12 11		1 10	13. 1808. 11. 1816.	11	. 1
of vakeels in revenue cases transmitted to commissioners,	• •	••		ii		2 4	3. 1828.	2	
MALE paupers of rank may present petitions by vakeels,	••	• •		3		1 3	28. 1814.	5	
witnesses of reak rules for everying				2		8 1 8	4. 1793	0	6
" witnesses of rank, rules for examining,	••	••	• •	-	-	` `	3. 1803.	7	
" defts. of rank, process against,		• •		2	2	5 1 \$		13 15	
DERS of hidden treasure, rules for possession, (See Treasure,)			į	- 1	- 1		5. 1817.	3	
ness for contraband salt, commutable to imprisonment,	••	• •	::	1		9 10	10. 1819.	1	
, when realized to be remitted to salt agents,	• •	• •	: .	. 1	.].	7		118	
	••	•••			5		4. 1793.	21	ı İ
, for contempt of court,	• •	••	• • •	1	1	0 1 3	3. 1803	22	2
, , commutable to imprisonment,	• •	• •	• •	.	. .	2	12. 1825	6	•
, , may be imposed by moonsiffs,			• •	10	21	2 1	23. 1814.	42	
, for purchases at auction under fictitious names,	••	••	• • •	4	6	31,2	11. 1822.	28	
, suits for, cognizable within one year, for filing pleadings contrary to rules,	• •	• •	• •	2 2		2 20 6 9	2. 1805. 26. 1814.	5	
, for not filing exhibits in proper time,	••	••	• •	2	2	7 3	20. 1014.	12	
	• •	••				1 6	4. 1793	6	
, for witnesses not attending or refusing to give evidence,	••	• •	••	2	2	8 1 }	3. 1803.	7	7
, on native officers withholding accounts,		•••	• •	5	11	0 3	18. 1817.	7	
for reference to sevent matter.						1.	8. 1793.	59	
for refusing to grant pottahs to ryots,	• •	• •	• •	4	7	4 1 3	51. 1795. 30. 1803.	7	
, for improper plaints in suits against sepoys,				3	4	2 2	15. 1816.	11	
on vakeels absent without notice,	•••	••	• ·	7		2 2	27. 1814.	14	
, ,, for disrespect to the court,	••	• •	٨.	. 1	. .	3			1
by sudder aumeens to be reported to the judge,		• •	• •	.	٠].	4		15	į
, ,, when conclusive, and rules for levying,	••		• •			5		<u>٠:</u> .	
, generally by sudder aumeens to be reported to the judge, on moonsiffs for misconduct not to be above 20 Rs.	• •	• •		9 10		0 1	23. 1814.	74	
for incorrectly endorsing decrease	• •	• •		10		2 6 3 2		41	
imposed by Z. or C. C. may be realized through moonsiffs,	••	••		10		0 6	1 ::	52	
for resistance to process of superintendent of Cuttack,		••		īĭ		1 7	11. 1816.	7	1
for false charges against European officers,	••	• •		11	4 1		8. 1825.	5	5
on witnesses not obeying summonses by moonsiffs,	• •	• •	• • •	10		8 (0	23. 1814.	31	
,, refusing to give evidence before moonsiffs, for resisting process of collectors, in cases for lakhiraj lands,	• •	• •	• •	10		9	23. 1814.	31	
in resisting process of collectors in suits under Res. VII 1900	• •	• •		1] 1]		1 15 3 9	2. 1819. 7. 1822.	14 24	
for a second institution of a suit decided,	• •	••				0 3	19. 1817.	3	
for resistance to process of P. C.	• •	••		- 1		1	5. 1793.	26	•
	• •	••		12	1	2 7 3	4. 1803.	26	
, for litigious summary appeals,	• •	••	• •	12	12	2 7	26. 1814.	3	3
for litigious appeals to S. D. A.	••	••		13	3	10 \$	13. 1796.	3	
			, ,		1	1	5. 1803.	12	
for resistance to process of S. D. A.	• •	••	• -	13	5	4 }	6. 1793. 5. 1803.	27 27	
for not giving notice of succession to lakhiraj lands,				u	9 .	1 1	3. 1828.	11	
CAL, DUTCH, to be attached to the Z. C. of Hoogly,	• •	• •		6		i i	18. 1825.	9''	
, , to translate Dutch papers in suits,	• •	••		. 1	. .	2			
, opinion of, to remain in suits,	• •	• •	• • •	.	. .	3			
, ,, to be a sudder aumeen ex officio,	• •	• •	1	9	1	0 3	.:	٠٠,	
FEITURE of lands for resistance of process to be confirmed by the Gov	Gen. in C	. (See Process.)		ıl	5	1 }	9. 1799. 3. 1803.	3 23	
brocop to be committed by the day									

					-	-	na	lysi		Autho	rity.	
					Chan	3		اڌ	Rule.	Reg.	Sec.	C.
						3	4	3	- 5	15. 1816.	7	
LOUGHS	of sepoys, may be extended by the judge on certain	occasions,	••	• •	•••	ĭ	3	2	ĭ	2. 1803.	8	
	ADD, Nuwab of, not amenable to courts,		• •	• •		i	ĭ	3	2		2	1
	, zillah court established in,			••		- 1	- 1	- 1	.cl	2. 1798.	4	
wa of 1	native law, rule in case the judge doubt its correctness	s. (See Law	Officers,)	• •	••	2	2	9	431	3. 1803.	16	
, Sec	Law Officers.					1		-			- 1	l
•	· * G.					١	- 1	- 1	ł			
RROW m	nountaineers. Sec Commissioner.					١	- 1	- 1				ł
AUTWAL	y tenures, not liable to enhancement of rent,		••	••	••	4	8	0	1	29. 1814.	2	1
,,	liable to sale and transfer on the orders of			• •	• •	٠	.	.	2 3	••	5	1
,,	what revenue in, to go to the zemindars,		• •	• •	•••	۱,٠	٠,١		3	2. 1818.	2	
BERDHU	n, pergunnah of, attached to zillah Agra, suits cognizable in, from what time,	• •	• •	• •	• • •	2	1	2	ı il	2. 1010.	3	
", Maruta		• •	••	••		ıĩ	9	ī	iil	2. 1819.	12	
	on, attached to P. C. of Patna,	••		• • •		12	1	1	5	17. 1825.	$\frac{2}{2}$:
VERNME	ENT, civil claims on the part of, cognizable from what	time,	••	• •		2	1	2 4	13			
,,	obligations to be taken as security,	••	• •	• •	• •	2	2		5		8	
,,	to satisfy decrees for lands attached by the expres	s order of,	••	• •	• • •	2	2 2	5	7	3. 1818. 4. 1796.	10	
ERNOR	GENERAL IN COUNCIL, to appoint acting judges,	• •	• •	• •	• •	1	2	4	Č	4. 1790. 4. 1793.	23	
	may confer forfeited lands on heirs or others,					ار	5	3	4	8. 1795.	6	
**	Journal and the moint of the total of			-•	•	1			7	3. 1803.	24	
	to declare whether notive comments have been income	nitated her mi	acondust		į	ا،	5	10	1 \$	13. 1793.	11	
>>	to declare whether native servants have been incapa	•	sconduct,		• •	4	0			12. 1803.	14	
>>	to decide the competency of authorities resuming lan	<i>khiraj</i> lands,		• •	• •	4	5			14. 1825.	3	
"	may order sales to be made with restrictions,	• •	• •	• •	• •	4	- 1	5		11. 1822.	31	
,,	to decide the competency of former Dutch courts, may order the sale of ghautwaly tenures for arrears,		• •	• •	• •	2		_ [18. 1825. 29. 1814.	5 5	
<i>"</i>	may attach lands without judicial proceedings,		• •	• •	• •	- 1	14	1		3. 1818.	2	2
,, ,,	may confirm lands to canoungoes,	• •	••	••			16			13. 1825.	2 2	2
37	may abolish ministerial offices in courts,		• •	• •		6		1	8	5. 1804.	24	1
>>	may remove native officers of courts,	• •	• •	• •	• •			ا. ۱	9	8. 1809.	13	
**	may alter salaries of native officers,	• •	• •	• •		6				5. 1804.	23	
>>	to appoint law officers of P. C. and Z. and C. C., to sanction appointments of law officers to S. D. A.		• •	• •	• •	6	4	2	2	11. 1826.	3	
**		,	• •	• •	• •		.		۔ ڏ	12. 1793.		
2)	to dismiss or suspend such for corruption,		• •	• •	• •	6	5	2	73	11. 1803.		
,,	to decide whether officers guilty of corruption are in	capacitated fo	r service,		• •	6	5	3	2	18. 1817.	i .	
	to appoint the kazy ool kuzaut,					6	6	1	15	39. 1 7 93.	2	2
"	to appoint the many to manual,	••	••	••	• •	١	١	•	1 }	48. 1803.	2	2
,,	may abolish situations of kazies,		• •		• •	6	6	2	2 }			3
	to appoint a fiscal at the court of Hooghly,					6	7			18. 1825.	3	9
»» »	to appoint Government vakeels in courts,	• •	••	••	• • •	7			3		. 3	7
	may vest registers with extra powers,					ŀ	1		C 2	24. 1814.	9	
,,	· · · · · · · · · · · · · · · · · · ·	••	••	• •	• •	8	1	4	3 6		8	
"	may appoint additional registers,	••	• •	• •		8	2	1	1	24. 1814.	12	2
»	may station registers separate from courts, may vest registers with original powers,	• •	• •	• •	• •		-	•	2			1
" "	and with powers over the whole jurisdiction,	• •	• •	••	• •				4,5			2
,,	to direct forms of trial before the commissioner of (Cuttack.	••	••	• •	iı	3	0	10		, -	9
"	to appoint commissioners for trial of European office	ers,		• •	::	ii	,			17. 1813.		6
"	to direct authorities to superintend such trials,		••	• •		11	1					2
37	to appoint place for holding such commissions, to suspend officers pending inquiry at discretion,		• •	• •	• •	ŀ.	١٠.	١٠.	7	17. 1813.		6
,,	to determine the conduct of such charges,		• •	• •	• •	11	1				1 .	8
»	to decide on report of the commission.	••	• •	••	• •	11	,				15	9
»	to decide as to the expenses of prosecution.	••	••	• •	• •	11		10			16	
**	to appoint members of special commission,		••			lii			•	1. 1821		2
	to direct the jurisdiction of ditto,				{	11	5	1	27	ł		3
20'	· · · · · · · · · · · · · · · · · · ·		• •	••	Ş	11	5	3	2 }			5
29,)	• •	• •		·:	1.	-	14	4	1 '	4
,,	to sanction compensations above 1000 Rs. by ditto								1 2	7 .	. 1/	411
» »	to appoint members of the sudder commission.		• •	• •	• •	1: :	6				1 10	1
,,	to appoint members of the sudder commission, to appoint extra members to settle differences of or to sanction fines above 500 Rs. for resisting process	 pinion, s of collectors		••	• •	11	6	3	3 1	1		
» » »	to appoint members of the sudder commission.	 pinion, s of collectors		••	• •	11	9		1 15	1 5 2. 1814		4

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						Chap.	2	Rule.	Reg.	Sec.	Ci.
GOVERNOR GENERAL IN	Council, may employ the S.	R. L. A. to conduct	Government s	uits,		11 12	4		8. 1816		
	t any number of judges to P. rt decrees of forfeiture by P.		• •	• •	• •	1	1	2 1 }	1. 1826 5. 1793	23	
-			• •	• •	• •			4	4. 1803.	23 24	
	lands forfeited by decrees of		••	••	• •			5	9. 1795.	24	
" or in the pr " to appoint j	ovince of Benares on the prijudges of S. D. A. as may be	required,	• •	• •	• •	1 1	1	1 6	12. 1811. 6. 1793.	2	1
" may commi	ute decrees of forfeiture by S	. D. A. to fines,	••	• •		15	5 5	1 3	5. 1803.		
" may bestow	lands so forfeited on heirs o	or others,	••	••	• •	. .		2 }		25 25 3	İ
to sanction	decrees of forfeiture before e	nforcement.		• •	§	12	1 2	2)	9. 1799. 4. 1803	23	2
, to sanction	accided of ionicidate besond o	,	••	••	(13	5 5	1)	3. 1803. 5. 1803.	$\frac{23}{24}$	
to adopt or	reject regulations proposed,					41:		1 §	23. 1793. 9. 1803.	15 15	
may annain	t a commission, to try cases	according to Reg. VI				11/1	1	1 9	9. 1603. 3. 1828.	2	1
" may invest	such commissioners with the	power of the B. of R		••		. .	2	5		3	
to name sec	cond commissioners for refere	ence,	• •	••	• -	: : :	6	2		4 3	6
" to appoint s	superintendent in the Benare ede orders of the superintend	s <i>Maj munat</i> s, lent	• •	• •	• •	11/16	U	8	7. 1828.	24	
GRANTS of <i>lakhirai</i> land	ls to be strictly examined,		••	••		4 5	2		2. 1819.	28	1
	ved, unless duly registered,	• •	• •	• •	•.{	$\cdot \mid \cdot \mid$		2			2
	d for registering,		••	••	• -	. .		.	19. 1793. 41. 1795. 31. 1803.	27 27 22	
								(37. 1793.	$\frac{22}{22}$	
" badshahy, rules	for registering,	• • •	• •	• •	• •	. .			12. 1795. 36. 1803.	22	
" power to confe		• • •	• •	••		4 5	3		14. 1825.	2	
	tes competent to grant,	• •	• •	• •	• -	4 5	5		•••	3	5 6
" conditions of vi	andity of, alidity if not given by potent	ates,	• •	••	::	4 5			::		8
" fraudulent, to it	ncur prosecution,	• •	••			4 5	11	1.	19. 1793. 11. 1795. 31. 1803.	18 18 13	
luardians, appointmen	t of, to disqualified heirs,	• •	••	••		5 13	2		1. 1800. 8. 1805.	1 29	8
	e selected as,		• •	••		. .		2		2 29	9
_	on to, if not one of the family	···		••		. .	١. ا	3		3 29	
forms and or	onditions of appointment,							45	::	4	10
,, duties of,	individus of appointment,	••	••	• •	••	.	ľ	}	::	29 5	11
,, duties of,	••	••	• •	••				5 2		29	12
		Н.							9. 1793.	2	4
Teirs, to lakhiraj life to	enures, not to have possessio	n,	••	••		4 5	13	3	9. 1793. 1. 1795. 1. 1803.	2 2 2	4 4 5
" being disqualific	ed, appointment of guardians	5,	• •	••		5 13	2	1	1. 1800. 8. 1805.	29	8
" to inherit witho	out interference of courts,		••	••		4 10	0	2	5. 1799. 3. 1803.	3	3
" rules for possess	sion of lands in disputes of,		••	••				3,4,5		See	
of landholders	power to distrain,		5		1.	0 6	2	C	5. 1795. 7. 1799	28 19	
,		N. 1.	••	••	1		-	" } 2	8. 1803. 9. 1799.	28 3	
,, ,, n	nay be vested with lands forf	eit e a,	••	••	•	1 5	3	1	3. 1803. 3. 1798.	23 2	1
lolidays, adjournment	of Z. and C. C. during,		• •	••	• -	1 2	3	13	8. 1805. 1. 1806.	13 10	
" adjournments	of P. C. for,		••	••	1	2 2	-1		3. 1798. 8. 1805.	10 13	

	· · · · · · · · · · · · · · · · · · ·		Analysis.	Autho	ority.
•			Sec. Cl. Cl. Rule.	Reg.	Sec.
HOLIDAYS, adjournments for, may be dispensed with by S. D. A.		••	13 15 0 3	1. 1806.	10
" may or may not be observed by S. D. A.	• •	• •	$ \cdot \cdot \cdot \cdot ^2$	3. 1798. 49. 1793.	3 .
Homicide attending affrays, to incur forfeiture of right to lands,	• •	• •	5 4 0 3 }	32. 1803.	4
Hooghly, zillah court established in,	••	• •	1 1 1 3	36. 1795. 17. 1793.	7 21
Houses, search of, in distraining, rules for,	••	• •	10 6 6 1	15. 1795.	19
Ι,			(28. 1803.	19
1,				i	1
MPRISONMENT, fines for contempt of court commutable to,	• •	• •	1 5 6 2	12. 1825. 10. 1819.	6 110
" fines for contraband salt commutable to, " of paupers failing to pay costs,	• •	• •	3 3 1 18	28. 1814.	iil
			10 6 5 7	17. 1793.	19 17
" of persons resisting attachment for arrears,	••	• •	10 6 5 7	45. 1795. 28. 1803.	17
for the all accomplished many and all stands to					21
,, for illegally searching zenanas in distraining,	• •	••	10 6 6 1	::	19 19
" for fulse charges against European officers,		••	11 4 11 1	8. 1825.	5
" See Confinement. [NHERITANCE, in lahhiraj tenures, to depend on the terms of grant,			4 5 4 4	14. 1825.	3
" general laws of,		••	4 12	See Anal.	1
" of single heirs in certain districts, " rules for, in certain muhals of Cuttack,	••	• •	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	10. 1800. 11. 1816.	2 3
	••	••		4. 1793.	15
,, questions concerning to be referred to law officers,	• •	• •	. 2 2 9 1	3. 1803.	16
NSTALMENTS, satisfaction of decrees by, rules for, NTEREST, legal rates of, in Bengal, Behar, and Orissa,	••	• •	2 3 4 5	2. 1806. 15. 1793.	10 21,2 v
,, in Benares,	••	••	4 1 2	17. 1806.	3
" in the C. C. P		• •	4 1 3 _ {	31. 1803.	2
" " in Cuttack,			4 1 4_	8. 1805. 14. 1805.	23 9
,, lower rates of, to be decreed when stipulated between parties,		••	4 1 5 1	15. 1793. 24. 1803.	5
, never to be decreed above the amount of principal,		••			6
compound not to be degreed with execution					. 7
mana to be decreased when illustral vates are attributed			3		6 8
•	••	••		::	7 9
" deduction of principal on account of, in suits, penalty,	••	• •			8
,, exception for Benares,	••	• •	6	17. 1806. 13. 1796.	5 3
" may be awarded by S. D. A. from date of decrees,	• •	• •	13 5 9 2	5. 1803.	12
Indico, summary suits on engagements for, rules,	• •	• •	5 5 0 1 8 4 0 6	6. 1823. 20. 1812.	3
" engagements registered to be valid before others, " crops ripening during suits, rules for,	••	• •	5 5 0 9	6. 1823.	5
NYALIDS, disputes concerning tenures of,	••	• •	$\begin{bmatrix} 1 & 4 & 0 & 5 \\ 3 & 7 & 0 & 1 \end{bmatrix}$	1. 1804.	9
when struck off the list not to be allowed to complein		• •	3 7 0 3		18
" adjustments by collectors concerning, to guide courts,	••	• •	[.]. [.]4	11. 1818.	4
,, contracts for pensions of, rules concerning,	••	••	5	13. 1814.	3
J.				37. 1793.	15
JACHEERS, to be considered as tenures for life,	• •	••	4 5 12 }	42. 1793. 36. 1803.	15 15
" Reg. VII. 1822, extended to,	• •	• •	11 10 1 4	9. 1825.	2
" when to be considered hereditary,	••	••	4 5 12 2	3. 1828.	12
JUDGES of Z. and C. C. oath to be taken by,	••	• •	1 2 1 1	3. 1793. 7. 1795.	3
" , to report date of departure on obtaining leave of abs	ence.		1 2 4 3	2. 1803. 4. 1796.	13
" not to leave stations without permission,		••	. . . 1		2
" may recommend P. C. to admit special appeals,	• •	•• .	1 7 2 3.	9. 1819.	3
" competent to revise their own decisions, rules,	• •	• •	1 8 1 1	26. 1814.	4

							A	uly	nis.	Aut	hority.	
						à	Γ.	2	Rule.	Reg.	Sec.	2
UDGES (of Z. or (C. C. may employ registers in signing and issuing order,	• •	• •	}	1 8	9	17	8 }	24. 1814	. 11	
"	,,	may depute registers into the district,	• •	••	{	8 2	1 2	10	4 \$	11. 1824	. 2	
,,	,,	to settle the payment of expenses on such occasions,		• •	{	8 2	$\frac{1}{2}$	10	4 {		3	1
"	"	may recall or transfer suits from inferior courts,	••	••		Ĩ	9		-	24. 1814. 3. 1793.		
**	"	prohibited corresponding with parties in suits,	••	• •		1	10	0	1 }	7. 1795. 2. 1803.	. 11	1
,,	"	to make return to processes of P. C. by the time pre	scribed,	••	}	12	4 11	1	$\frac{2}{1}$	5. 1793. 4. 1803.		
»	,,	liable to suspension for disobedience or false returns	to orders,	• •	{	1 12	11 4	0	2 }	••	15 15	ŀ
"	,,	may object to execute orders appearing illegal,	• •	••	• • • • • • • • • • • • • • • • • • • •	1	11	0	3 }	10. 1796. 22. 1803.	2 2	}
29	,,	may be instructed to take depositions for higher cour	ts,	• •		1	11	0	4 }	13. 1808. 24. 1814.	9	١,
n	,,	or registers to take such depositions in person,	• •	• •		1.	.	.	. 1	19. 1817.	11	•
20	,,	to report all cases of compulsion on molunghees, &c.		••		3	2		3	10. 1819.	9	_
33	,,	to use discretion in serving notices in certain cases,	••	• •	•••	$\begin{vmatrix} 2\\2 \end{vmatrix}$	2 2	2	3	2. 1806. 23. 1814.	2 79	3
"	"	to give orders respecting security before sudder aumer		••	• •	2	2	4	6	2. 1798.	23, 73	
"	,,	may consult law officers of P. C. when doubting the o	correctness	of futwas,	• •	2	2	9	4 [3. 1803.	16	1
,,	,,	to report to Government all deputations of registers,		• •		2	2	10 1	1	11. 1824.	4	
"	,,	also to the P. C. A. of the division,	• •	• •	• •	$ \cdot $	٠	· 1	2	1	5	
"	,,	may refer matters of rent for adjustment to collectors,	••	••	• •		.	. 1	4}	1. 1794. 54. 1795. 7. 1803.	13 2 2	
,,	3 >	may require registers of lands from collectors,			• •	.	.	. 1	5 { ,	8. 1800. 12. 1803.	15 26	3
"	"	when no rules exist to be guided by equity,	••	• •	• •	2	3	1	5 }	3. 1793. 2. 1803.	21 17	
2,5	"	to confine Government defaulters till arrears be paid,	••	• •	٠.,	5	7	0	3	14. 1793. 6. 1795. 27. 1803.	5 11 11	
,,	,,	to make inquiry on petitions of confined defaulters,	••		• •		•	.	9 }	••	29 25 32	
,,	,,	rules for proceeding on landholders being reported disc	qualified,		• •	5 1	3	1 :		0. 1793. 2. 1803.	5 9	3 3
"	"	ditto on petitions of minors against such orders,	• • .	••	•••	$\cdot \cdot$.	. :		::	::	$\frac{2}{2}$
"	,,	to appoint guardians to disqualified heirs,	••	••	••	- 1	3	- 1		1. 1800. 8. 1805.	1 29	8
**	,,	to appoint managers to disputed joint estates,	• •	• •	• -	5 1				5. 1812.	26	_
"	"	may extend furlough of sepoys for conduct of suits, to send abstract of suits of native princes to Governme	ent	• • •	• • •			- 1		5. 1816. 4. 1816.	7	2
99 99);)}	to report to Government when the Nazim of Bengal de	elays satisfy	ving decrees				$\begin{vmatrix} 2 \\ 3 \end{vmatrix}$		9. 1825.	4	
"		- · · · · · · · · · · · · · · · · · · ·	•			41	.1	.1	. S I.	5. 1799.	7	
"	"	to preserve and advertize unclaimed property,	••	• •		٠l.			41.	3. 1803.	16	7
"	**	to enforce orders of salt agents on certain convictions, to attest the list of revenue records and accounts,	• •	• •	• •	1 1		9 2		0. 1819.	1111	
29	"	to attest the list of revenue records and accounts,	• •	• •			١			1. 1793. 8. 1793.	16	
»,	» »	to make tomporant appointments of native officers	• •	• •		6	1	1 2		8. 1809.	7	2
39	23	to propose successors to native officers,	• •	• •		6	1	0 5		5. 1804.	9	
,,	"	to appoint native officers of salaries under 10 Rs.	• •	• •	•••	٠ ٠	\cdot	7			14	
,,	3)	not to employ native creditors,	• •	• •	•••	6	1	2 !			2,3	
"	"	to prevent exactions on pretence of tulubanch, to report misconduct of kazies,	••	••		6	6	3 1	3 39	6. 1814. 9. 1793. 6. 1803.	6 6	9 2 2
33	,,	to report proper stations for hazies,	••	••		6	6 .	4 1	Š	1005.	9	4
2)	,,	to report misconduct of vakeels to P. C. A.	••	• •		7 2	2 :	3 2	2	7. 1814.	10	2
<i>,</i> ,	»	may suspend vakeels pending such reports,	• •	••		. .	1.	$\frac{7}{3}$			ii	-
	3)	duties of registers on the death of,	• •	••		8	ر ار	2 1	514	4. 1796. 3. 1803.	5	
,,,		-						-ı .	# 112	· INIIZ I	161	
)) 2)	,,	to authorize trial of suits by additional registers,	• •	••		8 2	2	1 8		2. 1821.	iil	3

					1.	,	nal	yais.	-	Auth	oracy.
					į	Chap.	ي کو	Rule.		Reg.	Sec.
mara	of Z. or C. C.	to report misconduct of registers and assistants to S. I	D. A.			8	2	5 2		1793.	
DIXEG	01 2. 01 0. 0.		J. 11.	••			1	1 '		1803.	13
**	,,,	to appoint a substitute for registering deeds,	••	• •		8	4	7 2,	' 2.	1824.	3,4
**) 1	to register deeds when there is no qualified person,	• •	• •	• • •	8	٠١.	8 1	مما	1010	5
"	"	to sign registry books,	••	• •		9	4	1	20.	1812.	6
"	"	to report neglect of registers in registering deeds,	• •	••	• • •	٦.	٠٩.	$0 \begin{vmatrix} 2 \\ 1 \end{vmatrix}$	0.2	1014	
**	"	authority of, to punish sudder aumeens,		• •	• • [9		8 3	25.	1814.	
>>	,,	may order sudder aumeens to be reimbursed for investi	gations,	• •		10	- 1		100	1014	26
"	22	to arrange the establishment of moonsiffs,	• •	••		10	-1	_1 .	23.	1814.	
*	>>	to report cause for removing mooneiffs,	••	• •	• • • •	ייי	1		I	• •	9
**	"	may suspend moonsiffs guilty of gross misconduct,	• •	• •		iol	2	4 2	ı	• •	1 '; 6
1)	"	to inspect books of moonsiffs during vacations,	• •	• •		16		9 1		• •	18 26
2)	"	may direct moonsiffs to try any suits before others,	• •	• •	1	10		0 9	1	••	31
9>	39	to confirm or reverse fines imposed by moonsifts,	• •	••	• • •	10		4 7		••	45
29	"	may recommend persons to appeal from moonsiffs,	••	• •		۱۳	-	4	1	••	8
"	"	rule for executing decrees of moonsiffs,	••	• •		9	5	0 8		• •	54
29	"	not to employ moonsiffs to the injury of suits,	• •	• •	• • •	1	٦	90			1
					1	1	- 1	1 .		1795.	8
29	,,	to grant commissions for selling distrained property,	••	• •		10	6	1 1,8) [45	1795	27
							-	1	28	1803.	
					i			- 1	47	1799.	6
99		empowered to propose new regulations,	••	• •	1	4	18	1 1		1793.	2
" !	of Comme 4 = ==				-	- 1	- 1		9		2
UDGES	of Cities to g	ive similar commissions,		• •	• •	10		1 4	7.	1799.	8
UDGES	of Z. of C. C.	to forward charges against European officers to the pro	oper authority	,	• • •	Ш		2 4		1813.	5
**)	to enforce summary decrees of collectors,	••	••		! !	- 1	0 5		1824.	5
27	"	to execute decrees of collectors in certain cases,	••	• •	• • •	11	9	2 4		1819.	30
40	of provincial	courts, oath to be taken by,	••'			12	1	1 3	••	1793.	2
		•			1	٠.,	.1			1803.	2
>)	,,	any number of, may be appointed by Gov. Gen. in C.	• •	• •	• • •	12	1	1 2		1826.	2
77		leave of absence to, rules for obtaining,	• •	• •	• • •	12	2	5 1		1801.	15
, ,,	33	two necessary to form a court of appeal,	• •			12	2	2 3		1793.	3
~	•	, , , , , , , , , , , , , , , , , , , ,			1		1			1803.	3
23	3)	single may hold a court on what occasions,	• •				.].	4,5		1810.	2
••	•									1814.	6,7
20	"	,, decisions of, to have effect,	• •	• •	• • •	12	2	6 1	113.	1810.	3
"	. 99	" may perfect interlocutory decrees,	• •	• •	• • •	•	. .	2	1	• •	4
22	"	" may pass orders in suits pending,	• •	• •	• • •		. -	3	I	• •	• •
**	,,	" may commit persons for perjury,		• •	• • •	٠	. .	4	١.	1005	
79	"	,, may execute orders of S. D. A. and receive petit	nons or appear	,	• •	•		5	1 '	1807.	4
"	"	" may authenticate securities, &c.	••	• •	••	٠	.	6	1	• •	• • •
72	,,,	" may execute decrees of the court,	• •	• •	• •	•	.	7		• •	
**	"	,, to prepare suits for trial,	• •	• •	• •	•	.	8		• •	• • •
**	"	" may conduct the correspondence of the court,	••	• •	• •	•	.	9	1	• •	۔ . ا
,,,	2)	" orders of, to be as orders of the court,	• •	• •	• • •	•	. .	10	٦.	1014	5
27	"	" may suspend native officers of the P. C.	••	• •	• • •	•	. .	112	25	1814.	10
,,	"		••	• •	• •	•	. .	13	1.0	1010	٠٠. ا
"	,,	" may admit or reject appeals,	• •	••	• •	•	.	114		1810.	4
93	,,	" may pass orders on securities in appeals, " may receive miscellaneous petitions,	••	• •	• • •	•	.	115		1807.	4
>>	1)	thinking judgments should be reversed rule	• •	• •	• •		· ,	7 1	13.	1810.	4
2>	29	to forward papers to a second judge in such and		• •	• •	12	2		25	1814.	8
2)	"		ico,	• •	· .:	10	٠,٠	6 16	1		٠ (
9>	,,	two necessary to admit special appeals,		• •	3	12			§ 9	1819.	5
		rule for difference of opinion in appeals,	*		(12			7		9
,,	**	ditto, in original suits,	• •	• •	• • •	12	-	8 1 2	1	• •	1 3
"	<i>"</i>	ditto, in miscellaneous suits,		• •	• •	•	. 1.	3	1	• •	١
"	,,	senior, to have a casting vote,	• •	• •	• •	•	. 1.	4	1	• •	
>>	,,	going on circuit may take depositions,	• •	• •	• •	10	5	3 6	10	1808.	1:10
,,	,,		• •	• •	• •	12		- 1	~ I ~		10
>>	37 .	prohibited corresponding with parties, or with other j	udges in suits,			12	7	0 1	5		9
		not to try appeals from their own orders,				12		0 .	4		9
	*		• •	• •	• •	. !		0 1		. 1810. 1703	2
2)	,,	liable to suspension for false returns to S. D. A.	• •	• •		12	13	4 4		1793.	13
	of Sudder D	EWANNY ADAWLUT, number of, to be settled by the Gov	Gen in C				- 1	, .	4 5		13
<i>"</i>		to take oath on appointment,	· con m O.	••		13	1	1 1	12		2
,	,,	senior to act as chief judge in his absence,	• •	• •	• • •	•	.	3	12	1801.	4
,,	"	two to constitute a court,	• •	••		•	.	4	1	• •	5
	,,		• •	• •	• • •	•	. .	5 6	1	• • • • • • • • • • • • • • • • • • • •	6
))))	,	chief of, to have a casting vote,			.9					. 1814.	18

	-						4no	uy		Auti	hority.	
						Chep	Sec.	cr.	Rule	Reg.	Sec.	ಕ
u pans of	Sudder Dewanny Adawlut single, when com	petent to hold a co	ourt,	• •	• .	13	1	2	1,2	13. 1810 25. 1814	6 6	
,,	" " may examine witnesses,	•			• •		i. I	۱. ۱	3	2. 1801		í
•	water the state of		• •	••	•••				1	1	C 0	3 1,5
99	" " may perfect interlocutory decree	-	• •	• •	• •	•	۱ ٔ ا	.	1	13. 1810	16 4	1 2
,,,	" " may pass orders in trial of suits,		• •	• •	• •	٠	•	•	6		4,8	
"	" " may commit persons for perjury " " may reject and admit appeals (c.	, xcention \	• •	• •	••	:		1:	7		4,8	
"	" " may reject and admit appears (e. of P. C. A. differing about drafts of regulations,	• •	• •	••	• •	•		2	6 \$	23. 1793		1
	not to communicate opinions on proposed regular	•	'. Andøes	••	• •	4	18	1	}	9. 1803		3
	nay propose new regulations,			••	• •				\}	l ::	10	1
	• • •			• •	• •		18		l (11	
UDGES O	f Sudder Dewanny Adambut single, not to all		or more Judges,	• •	• •	13	1	2		13. 1810.	. 8	4
,,	" not finally to reverse decisions a " reversing decisions, rule for pro		• •	• •	• •	•	۱٠ ا	•	9 10	05 1014	0 16	
,, ,,	" " reversing decisions, rule for pro- " " may admit miscellaneous petition		••	• •	• •	•			lii i	25. 1814. 13. 1810.	4, 8	
,,	,, orders of, to have effect as order		• •	•••			1. 1		12	10. 1010.	7	6,
"	" not to sit on appeals from themselv	ves,	• •	• •		13	5		ī	::	6	
,,	(generally) to inform collectors of fictitious a	uction purchases,	• •	• •	• •	4		3	ı	11. 1822.	28	
**	may attend the execution of any process,		• •	• •	• •	2	3	5	2	1. 1825.	2	
	TITS.—See Decisions.									4. 1821.	6	
DICIAL	Officers, having revenue authority amenable	as conectors,	••	• •	• •	1	3	5	10 }	5. 1825.	. 3	; -
>>	" European charges against, trial of,	• • • • • • • • • • • • • • • • • • • •	• •	• •	• •	11	4			17. 1813.		
"	" liable to dismissal for employing pr	ivate persons publi	icly,	• •	• •	6		2		8. 1825.		
	VASIL BARY, to be served on defaulting tenants,		• •	• •	• • •	10			2	5. 1812.		
JNGLE M	MUHALS, law of inheritance in, ,, power to establish a civil court in,	• •	••	• •	• • •	4	12	Ÿ		10. 1800.		
))	TION, local, of Z. or C. C.		• •	••	• • • • • • • • • • • • • • • • • • • •	11	1	-:1		18. 1805.		1
	,, of P. C.	• •	• •	••	• 1	12	3	_'	_	See Anal.	1 /	1
,,	of courts generally as to persons,	••	• •	••	• • •	1	3	2		Do. Do.	1	1
"			, ,	••	Ġ	ıil	5		27	ł	6 3	
,,,	of the special commission, to be decided	*		• •	3	ii	5	. 1		1. 1821.	3 5	
"	of collectors vested with judicial powers, of the commissioners for trying cases acc	rules for, when do ording to Reg. II.	ubtful, 1819.			11		2	1	7. 1822. 3. 1828.	18	
	. к		•						-			
SALUNJE	R, jageer of the killadar of, attached to zillah B	undlekund,	• •	• •	• • •	1	1	4		22. 1812.	3	1
,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	suits cognizable in, from what date, noes, lands of resumed may be confirmed to,	••	• •	• •	• • •	2	1	2			4	1
	such lands of hereditary and transferable,		• •	• •	• • •	- 1	16	0	1 - 1	13. 1825.	ام ا	1
,, ,,	jurisdiction of special commission over,		• •	• •	• •	ii	5	4	$\frac{2}{9}$	1. 1821.	. 3	
,,	may be employed as arbitrators,	••	••	•••	• •		10	6		7. 1822.		
	mofussil, to be removed only for incapacity or i	misconduct				6	1 .1	1 1	1	39. 1793.		
	•	•	• •	••	• •	٦	ľ	ا ک	, §	46. 1803.	. 2	
• • • • • • • • • • • • • • • • • • • •	situations of, may be abolished by Gov. Gen. in	ı C.	• •	• •	••			.	23	::		
,, 1	appointments of, to be confirmed by S. D. A.		• •	• •	• •	.	.	.	3	8. 1809.	. 4	
,,	recommendation of, by Z. or C. Judges,	• •		• •	••		\cdot	. 1	4			
••	to receive sunnuds from the kazy ool kazaut,		• •	• •	• •	\cdot		•	5	39. 1793. 46. 1803.	. 4	ı
,,	office of, not to be considered hereditary,	• •	• •	••	• •	\cdot		.	6 }	::	5 5	
,,	misconduct of, to be reported by judges,	••	••	••	• •	6	6	3	1 }	::	6	
,,	liable to civil actions for breach of duty,	••		• •	• •		.		3 \$		11	1
,	penalty for preparing documents on improper s	tampt paper					1			16 1904	11	
		Taper,	• •	••	• ·	.]	.	•	1, 5	16. 1824. 39. 1793.	. 7	
	stations of, to be selected by judges,	• •		• •	• -	6	6	4	13	39. 1793. 46. 1803.		
? ?			••		•.	6	6	5	1 }		777	1
,,	to keep copies of all deeds attested by them,		••	••	1	•		,				
»	to keep copies of all deeds attested by them, when moonsiffs also, to sell distrained property,		ν· • •	••	• -		.		2	7. 1799. 28. 1803.	6	3

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Kazizs, to receive translations of regulations,		• •		6	6	6 2 }	39. 1793. 46. 1803.	10 10
, to be chosen as moonsiffs in preference,	••			10	1 :		23. 1814.	8
KAZY OOL KAZAUT, to be appointed by the Gov. Gen. in C.	••	••			1		39. 1793. 46. 1803.	2
to use a giroular seel officially inscribed				. Ľ	1	2	10. 1603.	2
may report upon incompetency of karies	••	••	.:1	6	6 :	4	8. 1809.	4
, to report misconduct of kazies,	••	••	- 1		1	3 2 {	39. 1793.	6
•	• •	• •		.1			46. 1803.	6
HANDEH, elakeh of, annexed to Bundlekund,	• •	• •	• •	- 1		4 1 1 1	2. 1818.	3
,, suits cognizable in, from what date,	• •	••	::1			2 10	1	
,, lakhiraj grants confirmed in, from what date,	• •	• •				4 1	14. 1825.	2
HAS MANAGEMENT, Reg. VII. 1822, extended to estates under, HOODKASHT RYOTS.—See Ryots.	••	• •	• •	11 1	O	1 5	9. 1825.	2
ing in Council, cases appealable to,	• •	• •		13	6 (0 1	16. 1797.	3
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" " what possession of, to confer right,	• •		•.	4	5 4	4 1	14. 1825.	3
" possession of, to be proved by claimants to,	• •	• •		. .		3		
" not exceeding 10 becgus unresumable,	• •	••	• ·			3 1	1, 1, 200	4
,, sales of, in satisfaction of decrees,	• •	• •	• • •			5 4	45. 1793.	17
" suits concerning, may be instituted before collectors,	• •	• •	•••		9 1	1 2	2. 1819.	30
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" right of, to be determined by terms of grant,	• •	• •		4	5 4	4	14. 1825. 19. 1793.	3
" transfer of, when legal,	• •	••		4	5 10	0 1 }	41. 1795. 31. 1803.	20 20 15
" for life, only to be decreed to the original grantee,	••	••		4	5 1:	3 1 }	:: ::	2 2 2
,, for life, not to be transferred for a longer period,	••	• •		. .	.	5	::	::
" lands, valuation of claims in suits for,	• •			1	6 2	2 3	1. 1824.	14
" attachment of, for default of registry,		• •				1 1	3. 1828.	iil
" See Badshahy Grants-Lands	• •	• •	l			-	1 1	
ANDHOLDERS, resisting process of zillah or city courts, penalty,	••	• •		1 !	5 3	3 1 \$	4. 1793. 3. 1803.	22 23
,, resisting process of provincial courts, penalty,	••	••		12	4 2	2 1	5. 1793. 4. 1803.	23 22
" resisting process of Sudder Dewanny Adawlut,	• •	• •	4.	13	5 5	\{	6. 1799.	24
, not to assess rent-free lands, without a civil suit,	• •			4	5 1	2	5. 1803. 9. 1793.	24 11
				1		1 - 8	7. 1795.	11 15
" may petition to arrest defaulters for arrears,	••	• •	• •	5	1 1	1 1 }	5. 1800. 28. 1803.	14 32
,, may attach tenures on arrest of tenants,	••	••		5	<u>،</u> اد	3 1	::	16 14 32
" powers of, on arrears continuing unpaid,	••	• •				$\left \begin{array}{c} \xi \\ 2 \end{array} \right $		
						}		
,, may summon tenants to measure lands, &c.	• •	••	••]	· ·	1	3		
,, may attach tenures for arrears due longer than a month, may cancel intermediate tenures on obtaining a summar	ry decree,	••		: :	1:	4 5	8. 1819.	18
, may sue regularly after losing summary suits,			1		,		7. 1799.	17
, , , , , , , , , , , , , , , , , , , ,	••	••	•	5	1 '	4 2 2	5. 1800. 28. 1803.	16 35
may institute summary process for accounts, &c.	• •	. ••	•.	5	2 0	ړ ار		20 19
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					Chap	Sec.	2	Rule	Reg.	Sec.	2
	The second secon					_	-	15	49. 1793.	9	
NDHOLD	DERS, not to dispossess persons forcibly,	• •	• •	• •	5	1	,	15	32. 1803.	2	
"	liable to confinement, if proceeds of sale do not cover arrears, only to be confined under such circumstances,	• •	• •	• •	5	7	0	5	3. 1794.	14	
" "	may require security from purchasers of putnee talooks,	• •	••	•	5	12	1	ĭ	8. 1819.	6	1
"	refusing to yield possession of putnec talooks,		••	••		ŀ	-	3		11	
1)	disqualification of, rules concerning,		• •		5	13	1	2,3	10. 1793. 52. 1803.	5 9	
	not to be disqualified by bad character,						١.	4	7. 1796.	3	
,,	•	• •	••	• •	r.	12	2	15	1. 1800.	1	
"	leaving disqualified heirs, rules,	• •	••	• •	Ð	12	1	1,3	8. 1805.	29	
,,	not to demands rents above pergunnah rates,		• •		4	7	1	2 }	4. 1794. 51. 1795.	7 10	
	option of, as to pyecasht ryots in Benares,				4	7	1	3	51. 1795.	10	
,, ,,	not to enhance rents in C. C. P.		••	• •			.	4	47. 1803.	2	
	levying abwabs above rents, penalty,				4	7	2	2 \$	8. 1793.	54	
,,	letying abbus above renal, penalty,	••	••	• •		١.	1	١ ۶	30. 1803.	5 67	
"	to be bound by engagements,		• •	• •	4	7	3	53		2	
	autanting harrand agreements, manalty for							6\$		52	1
"	extorting beyond agreements, penalty for,	••	• •	• •	•	۱	١.	1		2	1
,,	not to receive rents before they are due,		••	••	4	7	6	1 2	7. 1799. 8. 1793.	23	
"	to give receipts for rents, right of, to fees on the transfer of putnec talooks,	• •	••	• •	4	9	2		8. 1793. 8. 1819.	64 5	
"	may delay such transfers till payment of fees,	• •	••	• • • • • • • • • • • • • • • • • • • •	. •	۱.		4	0. 1613.	6	
"	may attach talooks for fees in certain cases,		• •			١.	١.	5		7	1
,,	to apply to court for sale of putnee talooks,	• •	• •	• •	4	9	3	2, 3		8	
	to bequeath property according to native law,		••		4	12	0	2 }	11. 1793.	6	
,,	lending money to civil officers, penalty,				4	17	2	2	44. 1795. 7. 1823.	6	
,,,	ichaing money to civit officers, penalty,	••	••	• • •	•	''	١	-	17. 1793.	2	
,,	authority of, to distrain,	••	• •	• •	10	6	2	13	45. 1795. 28. 1803.	2	:
,,	may delegate agents to distrain,		••			.	.	2	7. 1799. 28. 1803.	2 2 2	
	many amplibility. For such agents					1	1.	}	45. 1795.	29	
"	responsibility for such agents,	• •	••	• •			1	[]	28. 1803.	29	
	and fully and a tananta populter				10	1	3 3	1 2	17. 1793. 45. 1795.	28 26	
,,	confining under-tenants, penalty,	••		• •	•	1	1	1.5	28. 1803.	26	
	•							5		6	1
**	levying arrears not due, penalty,	• •	• •	••	٠		1.	23	• • •	6	
								1 8		8	. 1
	distraining contrary to the regulations, penalty,							3 3		8	
,,	, p	••						1 6		8	
39	See Leases.				Ι,	1	; 3	, ,		۱.,	
NDS, m	nalguzary, valuation of claims concerning,	• •	• •	• •	٠	1	'	2	1. 1814.	14	
"	" portions of, valuation of ditto,	••	• •	• •			1.	3	19. 1817. 1. 1814.	5	
	ukhiraj, valuation of ditto. (See Lakhiraj,) onditions of restoring, after sales,	••	• •	••	4	1 6	5 2	2,4	11. 1822.		1
~ A	isputes concerning, after sales, to be settled in court,	• •	• •	• •				7		28	
" pı	roprietary right in, may be claimed after sales,	• •	••	• • •	4					29	
้, รัย	des of, in satisfaction of decrees,	• •			2				See Anal.	1	1
,, a	ttached by Government, not to be sold for decrees,	••	• •	}	2	1 3	4 (7 2	3. 1818.	10	4
" u	nder management of guardians, may be sold for arrears,		••	• • •	1	1:	3	6	1. 1800. 10. 1805.	29	
" pı	ut up to sale pending appeals, rules for possession,		• •		2	2 4	1 :	3	13. 1808.	. 11	l į
. •	eing sold pending appeals, rules for possession,	••	••	••			1.	4	5. 1798	4, 5	
	ained by alluvion, when to belong to the annexed estate,				4	15	6 (3	4. 1805 11. 1825	1 4	1
94	eparated by rivers changing their course, rules of right,	• •	• • •	••	١. ٔ	1.	1.	4		1	1
	Cuttack, to be inherited entire,	••	••	•••	11			1 3	11. 1816.] 3	3
,, u	npossessed, claim of Government to be advanced by collectors,	••	• •		11			3 1	9. 1825.		5
" R	eg. VII. 1822, extended to certain,	• •	• •	• •	111	1	1	1 4, 5,	6	1 2	2 1,
	lee Lakhiraj, Minhye.				ļ.,	ı	اء	١,	7. 1828		اپ
	amily of the Raja of Benares, superintendent in,	• •	• •	• •	† * '	1	1	۱'،	4. 1793	15	
	ve, questions concerning, to be referred to law officers,	• •	• •		1 2	21 :	2	91 I 3	3. 1803		

						_	An	aly	sis.	Aut	hority	<i>i</i> .
						Chap.	Sec.	Ci.	Rule.	Reg.	Sec.	C.
Law of	f defendan	to be followed on a difference of religions,	• •	• •	• •	2	2	9		8. 1795.		
Law O	FFICERS, to	o be of good moral character and versed in law,	• •	• •	• •	6	4	1	1 \$	12. 1793. 11. 1803.		3
,,	" с	ertificate of examination necessary for,	• •	••	• •		.		2	11. 1826.		5
,,	, ,, C	andidates may apply for examination,	• •	• •	• •	\cdot	\cdot	٠	3			
**		xamination of, when nominated by courts,	••	• •	• •		٠,	•	4	11 1000		3,
**		eport of vacancies, and recommendation of, by Z. or C. Ju-		• •	• •	6	4	2	2	11. 1826.	4	1
		f P. C. and Z. and C. C. to be appointed by the G. G. in C f S. D. A. to be approved by Gov. Gen. in C.	• • •	• •	• • •	ı: I			3	• •	3	
))		of S. D. A. may be consulted by the S. R. L. A,	••	• •	••	$ \mathbf{i}_1 $	14	o		8. 1816.	l .	t
	,, re	easons for removing, to be reported to S. D. A.	••	• •	••	6	4	3	1	8. 1809.	4	1
,,	" r	emovals and resignations of, to be confirmed by S. D. A.	••	••	••	.	۱ . ا	•	2			1
		·							(18. 1817.	7	-
**	,, to	subscribe solemn declarations,	• •	••	••	6	4	4	123	12. 1793. 11. 1803.	7	,
**	,, a	menable to their own courts for corruption,	• •	• •		6	5	2	1	12. 1793. 11. 1803.	8	
,,	,, d	ismissal or suspension of, on such charges,	••					1.	7	• •		
		_	••	• •	• •	ارا	اء		·	19 1917		;
"	,, 11	able to criminal actions for corruption, be sudder aumeens ex-officio,	• •	• •	• •	6	5			18. 1817. 23. 1814.	6 62	
	,, և	ot to receive sunnuds as sudder aumeens,	••	• •	• •	9	. 1	ď	8	20. 1014.	65	
))))	», n	f Cuttack, may be consulted by the superintendent,	• •	• •	• •	$\mathbf{i}_{\mathbf{i}}$	j	i		11. 1816.	6	
"		eference to, by courts, forms of,	• •	• •	• •	2	2		•	4. 1793.	16	i
		cancelled on obtaining summary decrees for arrears,	• •	• •	• •		1	3	· ·	3. 1803. 8. 1819.	17 18	
ieron:			• •	• •		5	- 1			5. 1812.	2	1
**	-	f, at the option of landholders,	• •	• •	• •	4	7	5	1 {	18. 1812.	2	
>>	limitatio	n of, in the C. C. P.	• •	• •	••	.			2	14. 1812.	2	
22		when evasive of such limitation,	• •	• •	••	\cdot	.		3	18. 1812.	3 3	
>)	to remai	n in force on the transfer of lands,	• •	• •	• •		.	.		44. 1793.	8	
**	for build	lings, &c. power of granting,	• •	• •	••	\cdot	$\cdot \mid$	\cdot	5 2	50. 1795. 47. 1803.	7 8	1
31 31	in perpe	talooks, to be cancelled on sales for arrears, tuity.—See Putnee Talooks.	••	••	••	4	9	5		8. 1819.	11	2
**	See Pott									Sec Anal.	1	
		ie, for cognizance of suits, for cognizance of summary suits for arrears,	• •	• •	••	5	1	2		2. 1805.	4	
,,	"	for cognizance of do. against agents to landholders for a	ccounts ka	••	••	5	2	o	2	2. 1003.	1	
))))	»	how to justify illegal occupancy of lands,	ccounta, e.c.	• •	•••	2	ī	2		1	3	
"	"	for the cognizance of suits by moonsiffs,	••			10	2	1		19. 1817.	12	l
"	"	for do. before the superintendent of Cuttack.	••	••		11	1	1		11. 1816.	4	
,,,	,,	for cognizance of summary suits, against dispossession b	efor <mark>e</mark> collector	rs,		11	10	7	5	7. 1822.	34	
3,	,,	for appeals generally,	••	. •		12	9	3	1 \$	5. 1793.	$\frac{12}{12}$	
"	**	calculation of such period of,	• •			.	.	.	2	4. 1803. 26. 1814.	8	10
>>	,,	for appeals from moonsiffs and sudder aumeens,	• •	••	{		3	0	1 2		{ 46 73	
		for appeals from registers,			•	9	7		-}	2. 1805.	8	1
>>	,,			• •	• •	.1		1	2 {	26. 1814.	8	10,11
>1	,,	 for appeals from collectors in cases concerning lakhiraj lesuch to be calculated from the decision of the Board. 	anus,	• •	••	""	9	2	3	2. 1819.	30	9
»> >>	<i>,,</i>	for appeals from collectors to the Board of Revenue und	er Reg. VII, 1	1822.		iili	0	5		7. 1822.	29]
در	,,	for appeals to the S. D. A.	••	••	•	- 1	- 1	3	1 {	12. 1797. 6. 1793.	3 10	
		for appeals to the King in Council,			ŀ		6	o	2	5. 1803. 16. 1797.	10 2	7
95	"	for appeals from Benares native commissioners,	••	• •	•		6		8	7. 1828.	24	ı
9) 9)	,, ,,	for appeals not to be stayed by filing petitions without so	ecurity.	• •			1	- 1		26. 1814.	8	2
	<i>"</i>	for appeals in cases of contraband salt.	· · · · · · · · · · · · · · · · · · ·	••						10. 1819.	114	
),),	"	for appeals from the special to the sudder commission,	•	• •	[1	ŭ.	6		2	1. 1821.	Ш	1
30	37	for special appeals,	••	• •	` 1	2 1				26. 1814.	8	1
*	,,	for summary appeals,	••	••		2	210	- 1		13. 1808.	4]
		sount of suits cognizable by Z. and C. C.			- 1	ı	Дľ	2		26. 1814. See Anal.	3	5
	UI GH	for suits cognizable by registers,	• • •	• •	• 1	8	il	1		See Anal.	1	1
**												
33 33 33	3) 2)	for suits cognizable by sudder aumeens,	• •	••	::	9 .	4	'i _		See Anal.	1	

						1.	A	naly			Autho	rity.	
						5	Sec.	2	Rule.	R	rg.	Sec.	ğ
LIMITATION OF	f amoun	t, for suits cognizable by moonsiffs,					0	2 1	§ 2	23.		13	1
		for suits cognizable by S. D. A.					3	2 1	1		1821. 1814.	3 5	i
"		for appeals to P. C. A. from decrees of	f farfaitura & a	in vasistance o	farocess	5		5 3		4.	1793		&c.
"	"	tor appears to 1. C. A. Hom decrees o	i iorieitare, e.c. (m resistance o	i process,	5	2	8 0	5		1803	23	&c.
3)	,,	for such appeals in cases of resistance	to process of col	llectors,	••	{	1 2	5 4 8 0	5 6	7.	1798. 1799. 1803.		&c. &c.
,,	3)	for appeals to the King in Council,	••	• •		ا ن		6 0	1,	16.	1797.	3	
,,	,,	for appeals to S. D. A. from decrees of	on resistance to p	rocess of P. C		}		$\frac{4}{3}$ $\frac{2}{3}$	3		1793. 1803.	23 23	V.An
,,	,,	for appeals in cases of contraband sal	t,		••		2	8 (8		1819.	114	
"	"	for appeals to S. D. A. from the com	missioner of Cutt	ack,	• •	••	3	3 (13		1818.	5	&c.
"	,,	for special appeals from decrees on re	esistance to proce	ess of Z. and C	. C .	{	13	5 3 7	1 5	5.	1793. 1798. 1803.	. 2	
		for special appeals, from decrees on r	esistance to proc	ass of collector	re.	§	1		5	7.	1799.	24	
"	of at	me in appeal to special commission for	-	caa or conectol	,	~ 1	13 1 1	7 5 5	1 "		1803. 1828.	23 4	
	il, fron	n native officers prohibited,				::	.1	7			1823.	2	
" such a	ilso pro	phibited by managers, aumeens, &c.	Links a	• •	• •	• -	: اړ٠	1.	2	1		٠٠,	1
,, from I	andhol y for s	ders, &c. of the same jurisdiction product	hibited,	• •	• •		4	7 3	1 2		::	3	
" penalt	y for c	oncealing such,	••	••	••		$\cdot \mid$. .	3, 4		}	5, 6	
lur ain	il affa	ove to lengheldow improvembly in any				Ì	4		1 1		1793. 1795.	2 2	
,, by civ	n ome	ers to landholders, irrecoverable in con	irts,	• •	••	• •	3	'			1803.	2	
illegal	quite	for recovering penalties for, to be inst	ituted in P. C.			§	12		8 0	1 7	1823.	8	ı
•				••	• •		4	•	3 1	"			1
unatics, be	ing lan	dholders, to be brought before the Ju	dge once a year,		••	• •	5	13	0 5		1793. 1803.	5	
" ma	y petit	ion Z. and C. Judges on their recover	·y,	• •	• •		.	. .	6	Š	• •		
		Ç	•					Ί.		2	• •		
		M.								1			
MAGISTRATES	s to giv	ve notice to civil courts of disputes fo	r possession,				5	4	0 10	15	1824.	4	
"	not t	o award damages for dispossession,	• • •		••	• •	.		ii	1.0.		1 5	5
".		ve notice of similar disputes to Collecters of, under Reg. XV. 1824, to be sus		 under settleme	· ·	• •	11		7 2		1822.	34	
Malikana, ir		ye lands of kanongooes, not to be with				• •	4		1 12		$1828. \\ 1825.$	2	
,, r	ates of	, settled by Collectors not to be altered	ed by courts,	• •	• •	• ·	11	10]	1 3	7.	1822.	17	7
		-cstates under dispute may be appoint	ed by courts,	• •	• •	• •	1 1	- 1	0 1		1812.		
~		vided estates, competent to distrain,	• •	• •	• •	• •	10	6	2 3		1795. $1803.$		
		s attached by order of courts, ablished in the zillah of,	• •	••	• •	• ·	3	- 1	0 1	5.	1827.	1 3	3
		attached to the P. C. A. of Barcilly,	• •	••	••	• •	12		4 2 3 2		1818. 1805.		2
	urt fo	r cognizance of soldiers' debts, rules fo	or.				3	- 1	6 1	§ 20.	1810.		
		anoongoes may be confirmed to the ho		•••	,		1 1	1			1815.		
,, ,,	conf	irmed to their holders by Gov. Gen. is	n C. to be upheld	by courts,	• •	• •	."	16	$\begin{array}{c c} 0 & 1 \\ 3 & 3 \end{array}$	113.	1825.		2
Ministerial	OFFICI	ERS OF COURT, (See Officers.)	••	••	• •	• •	6		-		Anal.		
Minors may	petitio	on courts, against orders of disqualific	ation by Collector	rs, rules,	* • •	• •	5	13	0 1		. 1793. . 1803.		5 9
MINT MASTE	:rs am	enable to courts for official acts,				• •	,	3	4 1	Š] 3.	1793.	10	o
		ointed by nazirs,	• •		• •	• •	6			-	1803		7
Miscellane	OUS CAS	ses, (See Wards, Putnee Talooks, Guar	dians, Managers, '	Treasure, Cond	itional Sales, 1	Pottaks,)	5	138	(c) 1	1	. 1804 . Anal	,	1
Mochulkas 1	may be	e required from native officers of court	ts,	••	••	• •	6	1	5 4	13.	1793	د ا	2
VIOKTARNAM :		be filed in suits without durkhasts, the part of sepoys, rules for execution	ı of,	••	• •	• •	2 3	2 4	7 7 1 2		. 1814 . 1816		3
"	of	sepoys, to be forwarded to registers o	f courts,	•••	••	• •	."	. 1	$\begin{vmatrix} 1 \\ 3 \end{vmatrix}$			۱۱	1
,,		r registering deeds to remain on recon		mn nanor	••	• •	8		4 3		1812		0
» »	ir	a summary suits before collectors to be a suits before collectors to be on pape	e on 5 annas star r of 8 annas stan	որ թաթer, որ,		• •		10	0 8		. 1824 . 1822		8
· "	iı	a appeals to the B. of Revenue on pap	er of 1 rupee,	X 7	••	••	lii	10	5 3				9
Morrana of		ee Appendix to Ch. 2, for stampt paper refusing to act, rule,	•				١.			1			
IIU GRALAVAII	sc pvy8	TOLLOWING LY WOL, THIE,	• •	• •		••	13	41	1 4	115	. 1816	-	3

	•		•	-	-	naly		Autho	ruy.
				C. Paris	Sec	2	Rule.	Reg.	Sec.
V170000	Y TENURES, Reg. VII. 1822, extended to,					<u> </u>	1		
LTINGUES.	me enite against unles for institution	• •	• •		1 1	0 1 2 1		9. 1825. 10. 1819.	21
	milas for summaning as witnesses	• •	• •	• • •	0	0 0		1 :	21
>>	ottendance of suban macayana to be enforced	• •	••		3	2 2		[
"	attendance of, when necessary to be enforced,	• •	• •	• • •	٠. ا		4	1 1	19
>>	rules for executing decrees against,	• •	• •	• • •	3	23	3		22
**	rules for summary process against,	• •	• •	••	3	2 4		1 [20
73	suits on the parts of, against compulsion, rules,	• •	• •		3	2 6	1 .		8
33	using compulsion against labourers, penalty,		•.•	• • •	٠ ٠	. •	4	1	11
**	rules for distraining property of, for arrears of rent,				10	6 8	7 }	17. 1793.	31
•	• • • • • • • • • • • • • • • • • • • •	• •	• •		- 1	- 1	1 (7. 1799.	4
onsiffs	, to be established according to the police divisions,			• .]	10	1 1	1,3	23. 1814.	6
,,	to be situated in Juggurnath Poory, Cuttack,		••		. 1.	. .	١.	1	50
"	jurisdiction of, to be according to limits of thannahs,			1	.	. .	2	1 1	6
"	may be increased by P. C. A. on reports of Z. or C. Judges,		• •			. 1.	4	2. 1821.	2
	stations of, may be changed by P. C. A.		• •			. .	5	23. 1814.	7
,,	rules for selection of, by Z. or C. Judges,	••	••	••	io		2 1	1	8
"	qualifications of, to be reported to P. C. A.	• •	• •	••	• "	1 1	2	1	١
"	charge of office on vacancy occurring,	• •	• •	• • [.	٠١.	3	1	48
"	rules for removal of,	• •	• •	• • •	.	٠١.	1 .	1	
"		• •	• •	••\	.	. .	4	1	9
**	may be suspended by Z. and C. Judges for misconduct,	• •	• •	• -	.	$\cdot \mid \cdot$	5	1	••
>>	liable to fines, not above 20 Rs. for misconduct,	• •	.,		.	٠ ٠	6		••
"	only to be dismissed for,	• •			.	. .	7		
5)	amenable to court of circuit for corruption,	••	• •		10	1 3	3 1	1	10
»	amenable to criminal courts, but not for irregularity,		• •		. 1	٠١.	2		اا
,	to receive suanuds of appointment,				10	1	4 1	1 1	6
	to take oath,	• •	••	1		. 1.	2		11
"	to fix up suppude in their court rooms	••	• •	N.	1	: :	1 0	1	12
"	suits to be instituted before, within three years,	• •	••	• • [io		ııı	19. 1817.	12
27	suits cognizable by, generally,	• •	• •	• •	10		10		13
"	may try suits not exceeding 150 rupees,	• •	• •	• •	.	. .	1 2	23. 1814.	
3)	may try suits for organization for 170	• •	• •	• -	\cdot	· ·		2. 1821.	3
>>	may try suits for arrears of rent, for 150 rupecs,	• •	••	• .	• [· [·	4	1	4
39	prohibition regarding certain suits,	••	••		.	. .	5	$\begin{vmatrix} 23. & 1814. \\ 2. & 1821. \end{vmatrix}$	
3)	not to admit suits of paupers,	••		_		. .	6		
	- · ·			• •		١.	(1 ::1
**	of Chittagong, may try suits for land not exceeding 64 rupees,	• •	• •		.	. .	7	23. 1814.	
. ,,	of Chittagong, to receive sunnuls to this effect,	• •	• •	• •	.	. .	8	1	58
"	general rules for trial of suits by,	• •			۱. ا	. 1.	9		14
"	persons entitled to plead before,	••	• •		10	2	2 1	1	15
39	rules for vakeels in courts of, (see Vakeels,)		• •		1.1	. 1.	2,8	c. .	15
,,,	to appropriate stamp duty as a remuneration,			••	10	1	9 9	2. 1821.	. 3
. **		••	••	• •	ا``ا		1-1	23. 1814	. 49
"	to receive such from the court treasurer, rules for,		• •			. .	4	1	1
3 >	not to receive such in suits dismissed for default,	y1	• •	• •		. .	3	1	1
,,	to endorse notices in suits before them,	• •	• •		10	2	5 2	1	19
,,	to ascertain that notice was served before deciding caparte,	• •		• • • • • • • • • • • • • • • • • • • •	10		6 2	1	21
,,	to report any intention to remove property claimed.			• •	10		7 1	1 "	23
2)	to try suits as they stand on the file,	• • • • • • • • • • • • • • • • • • • •	••	• •	10	5			26
33	may summon witnesses not produced by parties,	••	••	• •	10	راة ا	9 1	1	29
	to endorse summonses for witnesses,	• •	• •	• •	10	"			1 1
"))	may attach property of witnesses not attending,	• •	• •	• •	1.	1.1	. 4		21
**	may fine witnesses refusing to give evidence,	• •	• •	• •		1.1	. 7		31
**	to prepare interrogatories for witnesses at a distance,	• •	• •	• •		1.1	. 9		
3)	not to confine or detain witnesses,	• •	• •	• •		•	. 11		32
"	and to comme or detain witnesses,	• •	• •	• •	1.	1.1	. 12		33
**	empowered to examine witnesses on oath,	• •	• •			1.1	. 13	1	34
>>	to superintend the examination of witnesses,	• •	• •		1.	1.1	. 14		36
>>	doubting the legality of stamps, to forward such documents to	the Z. or C	. Judge,		10	2	1 2	1	38
"	to number, mark, and sign exhibits filed.				1.	[. T	. 3		1
29	to report to the Judge all fines imposed for contempt of court,	• • •			110	2	12 1		42
,,	may commute such fine to imprisonment for two months,	•		• •	1.	1.7	. 2	12. 1825	
"	to endorse all copies of decrees,		••	• •	lin	1.9		23. 1814	' '
1,,	penalty for such incorrect endorsements.	• •	• •	• •	110		13 3	20. 1014	" ""
	not to execute their decrees till ordered by the Judge,	••	••	• •	1.		. 4	1	1 22
**	not to receive petitions of appeal from themselves,	• •	• •	• •	1:	1.1	14 1	1	44
.23	to send monthly reports of decisions to the Judge,	• •	••				0 2		46
"	to sand half words reports of decisions to the Judge,	• •	• •	• •	10	4	0 1		43
»·	to send half-yearly reports of suits pending,	••	• •			1.1	. 3	1	
	and the second of the last of the last			(10	5	0 1		50
>>	may be employed in local investigations,						10 6	}]	

					_	utho	rity.	Ana	lysis.	
					S S	i 5	Rule.	Reg.	Sec.	2
					0	5 (27	00 1014	50	
VIOONBIFFE	to receive particular instructions on such occasions,	••	• •	[2	210	73	23. 1814.	50	1
,,	proceedings of, in such cases to be received as evidence,	• •	• •	::	2 2	2 1 (7. 1825.	3	3
*	may be employed to execute decrees of courts,	• •	• •	[10	5 (3	23. 1814.	51	
**	remuneration in such cases to be fixed by the Judge,		••	{	10	- 1	7 3		••	2
,,	such remuneration to be previously filed in court,	••	• •	[2	3 6	5		••	3
"	may be employed to sell property in liquidation of fines, &c. recei	ving a co	mmission on the s	ale,	2	3 6	8 6		52	
**	may be employed to ascertain the sufficiency of securities, and cir	rcumstan	es of paupers,		10	5 0	7		53	•
,,	not to be employed to the injury of suits before them, to sell distrained property, (See Sales,)	••	• •	••	.	· ·	8		54 55	
**		••	••		.	. .	1	7. 1799.	4	1
,,	to proclaim sales of property attached for rent,	••	• •	• •	10	6 8	63	45. 1795. 28. 1803.	20 20	
	to decide concerning expenses of attackment				-		1,5	17. 1793.	11	1
**	to decide concerning expenses of attachment,	• •	••		.	٠ ٠	193	45. 1795. 28. 1803.	9	
,,	compensation for sales of distrained property,	••			.	. 9	3 ₹	7. 1799.	5	
		•					1	28. 1803. 17. 1793.	20 23	
,,	responsible for unfair practices at such sales,	••	• •		.	. .	73	45. 1795.	21	l
				اء	1		6	28. 1803. 7. 1799.	21 15	}
"	to receive petitions for arrest of defaulters in certain cases, rules,	• •	••	{	5 10	7	$\begin{bmatrix} 2 \\ 1 \end{bmatrix}$	5. 1800.	14	1 2
	appeals from, (See Appeals,)				10	1	1'(28. 1803. 23. 1814.	32 46	1 :
,, ,,	to be appointed by the Raja of Benares, in his pergunnahs,	• • • • • • • • • • • • • • • • • • • •	• •			3 -) 1	23. 1814. 7. 1828.	16	2
,,	nomination of such and removal, such subject to criminal prosecutions,	• •	• •		.	$\cdot \cdot $	2,3		17, 18	
"	powers of such,	• •	• •		$\cdot \mid$	·. ·	4	• • •	19 20	
,,	may try cases when British subjects, &c. are parties,	• •	••			: :	5 7	::	22	
Ioorshed.	ABAD, city united with the zillah of, provincial court established in,	• •	• •		1		1 2	1. 1806.	2	1
n Southour	E, to file accounts of usufruet, when required,	••	••		12	1	1	5. 1793. 15. 1793.	2 11	
		••	••	•	4	3 (¹ ² ₹	34. 1803.	9	
IORTGAGE	s, conditions and means of redeeming,	• •	• •		4	3 (1 }	15. 1793. 34 . 1803.	10 9	
,,	such rules not to act retrospectively in Benares, principles and means of foreclosing,	• •	• •	••	٠	. .		17. 1806.	5	1
"	period for redeeming after legal application for foreclosure of,	• •	••		٠ ١	. .	3		8 7	l
,,	suits for redemption of, cognizable after any date,	• •	• •	• •	2	1 2	18	2. 1805.	3	4
,,	deeds of, when registered to invalidate others,		• •		8	4 5	4 \$	36. 1793.	6	
,,	what to be annulled by the special commission,		• •			5 1	1	17. 1803. 1. 1821.	6 3	3
TUHALS, tr	ributary, of Cuttack, exempted from the regulations,	••	••		- 1	1 1	(12. 1805.	36	į
» <u>.</u>	" suits for lands in, how to be tried, See, Superintendent, Cuttack.	••			. .		2	14. 1805. 11. 1816.	11 2	
`	N.									
****	endorse all notices with a statement of returns, y be employed to sell property in satisfaction of decrees,	• •	• •	•••	2 2	$\begin{vmatrix} 2 & 2 \\ 3 & 6 \end{vmatrix}$	4	2. 1806.	3	
" res	ponsible for reports on the sufficiency of securities,	••	••		2	$\begin{array}{c c} 3 & 0 \\ 4 & 2 \end{array}$	2 8	7. 1825. 13. 1808.	3 12	3
" to s	appoint their own officers and peons,		••			1 7	ĭ	5. 1804.	12	
" to 6	enter mochulkas for their own officers,	••			-1	1 7	2	13. 1793.	2	
to s	to employ unregistered peons, appropriate one-fourth of the tulubaneh,	••	••		.	1.	4	12. 1803. 26. 1814.	14	3
	court, how to be served on weavers, &c.	••	• •	1	١	1 8	(C	31. 1793.	10	8
		••	• • .		3	2 1		37. 1803.	10	j
" rule	es for serving on weavers at a distance from residents,	••	••		١.	1.	3		::	$\frac{2}{2}$
	es for serving on molunghees, &c.	••	••		.].	1.	2	10. 1819.	21	1
	es for such at a distance from salt agents,			t	1	1	4		1	2

·					1	A	uth	orit	y.	An	alysis.	
_						Chap	300	3	Rule	Reg.	Sec.	2.
TICE	rules for serving on weavers, &c. their profession	not having been	stated in the	plaint,	• •.	3	2	1		31. 1793 37. 1803		1
	rules for serving on molunghees, under similar circu	mstances.		••			.	.	8	10. 1819	. 21	
))))	on applications for the foreclosure of mortgages,	,	• •	••		4		0		17. 1806		
"	of public sales of lands, legal period of,		• •	• •	• • •	4	6	1	7	11. 1822		
,,	of such sales to sepoys, rules for sending,	• •	• •	• •	• •		\cdot	.	• •	15, 1816		
,,	of postponement of public sales,		• •	• •	• •	٠,			;	11. 1822 2. 1806		
,,	in regular suits, rules for serving on defts.	• •	• •	• •	• •	- 2	2	2	1 2	ł.	1 -	1
3 3	may be given to agents of defts.	• •	• •	• •	• • •	•	٠ ١	.	3	l	1	
,	rules for serving in other jurisdictions,	• •	• •	• •	• •	2	2	.4		26. 1814	. 12	
, ,	of eight days necessary previous to hearing suits, in summary suits on indigo engagements, to be ser	vad on third na	ntino	• •	• •	5		ol		6. 1821		
,	to defts. to disprove the poverty of paupers,	-	11168,	••		3		1		28. 1814		
•	to moktars of sepoys, in regular suits,	• •	••			3		1	3	15. 1816	i. 3	3
,	rules for serving on sepoys, in regular suits,	••	• • •	• •		3	4	2	3		4	4
,,	to putnee talookdars on claims of arrears,	• • •		••		4		3		8. 1819		
,	to be issued by moonsiffs in regular suits,					10	2	5		23. 1814	1. 19	1
,	forms of serving in suits before moonsiffs,	• •					/ · 1	.	2		1	1
,	such to be acknowledged and attested,	• •				10	2	5	3		1	
,	rules for issuing on weavers, &c. by moonsiffs,	• •			• •		•	.	4		20	
,	rules for serving on molunghees by moonsiffs,	••	• •				ı ·		5	10. 1819		
,	form of return to, on defts. not appearing,	• •	• •			l:			6	23 . 1814		1
,	to be issued by moonsiffs, parties being absent,	• •	• •	• •		10	2	9	2	l ::	27	. 1
	-					١,	1	- 1	•	7. 1799	1	
	to be issued by landholders on defaulting tenants,					10	6	5	1	17. 1793	_	•
,	to be issued by immunolatin on actualting tenants,	• •	• •	• •	• •		ľ	ľ	•	45. 1795		
							1		. `	28. 1803		
	rules for serving such on weavers, being defaulters,					10	6	8	7 }	17. 1793		
•		ı	••	• •	•	1	1 1			7. 1799	1	1
	to be issued in lakhiraj suits before Collectors,	• •	• •	• •	• •	111			2	2. 1819		
•	to be issued by Collectors on claiming lands for Go	vernment,	• •	••	• •	11	- 1			9. 1825		
•	to respondents in appeals from Collectors to B. of	Kevenue,	• •	• •	• •	11	10	5	4	7. 1822	1 -	
,	to persons resisting process of P. C.	• •		• •		12	4	2	13	5. 4793		
						١		. 1	Ş	4. 1803		
,	to appellants from decisions of P. C.		••	• •		12	6	3	13	6. 1793 5. 1803	1	
	in summary appeals, rules for,					12	12	2	5	26. 1814		
) ?		•	• •	••		1	, ,					
•	in suits before the S. D. A. rules for issuing, by th	e P. C.	• •		• •	112	13	4	2	5. 1803		1
	for montion to attend the numietum of C. D. A. in a 3					١.,		,	1 }		16	6
	for parties to attend the register of S. D. A. in take of appointing commission in revenue cases, to be	• -	• •	• •			5 15			3. 1828	16	- 1
N.	or appointing commission in revenue cases, to be	publisnea,	• •	• •	• •	,,				0. 1020	<u> </u>	
	0.											
rne	, prescribed for Z. or C. Judges,	••		• •	• •	1	2	1	1 }	3. 1793 2. 1803		
	prescribed for native ministerial officers of courts,					6	1	5		2. 100.		
,,	prescribed for vakeels in courts,		• •	••	• •	7		ĭ		27. 181.		
,	•	• •	• •	• •	• •	١.	1 1	"	1 6	13. 1793		3
ń	prescribed for registers,	• •	• •	• •	• •	8	1	[1]	13	12. 1803		
	prescribed for registers of deeds,			••		8	4	,	, §	36. 1793	3. 2	2
•	-	• •	• •	• •	• •		1 1		1	17. 1803		2
,	prescribed for sudder aumeens,	••	• •	••	• •	9			10	23. 1814	1. 66	5
).	prescribed for moonsiffs,		• •	• •	• •	110					11	
,	to be required from complainants against Governs prescribed for commissioners upon public officers,	nent omcers,	• •	••	• •	11.	4			17. 1813		
23	prescribed for members of the special commission,	•	• •	• •	••		1 -1			1. ::	, ,	
"	-	ı	• •	••	• •	ľ''	5	2	1,	1. 1821		
2)	prescribed for Judges of P. C. A.	• •	••	• •		12	2	1	3 }	5. 1793 4. 1803	2 2	2 2
	prescribed for Judges of the S. D. A.			••		13	1	1	3	2. 1803		4
"	of special commissioners in revenue cases,	••	••	••	• •	lii			-	3. 1828		9
FIC	ERS, NATIVE MINISTERIAL of, Z. and C. C. to be app	ointed by the P	P. C. A.	• •	•	1 6		î	li	8. 1809		-
,	to receive notice before dis		• • •	• •	• •	1.	1.1	. 1	3	5. 180		اء
,	wagen sign of to be werented			••	• •	1.	1. 1		4	J. 100.	1.0, 10	
•	analifications of augocosons		••	••	• •	1.	1.	ĺ. ¹	5	1 ::	1 .	9
,	posignations of to be some					1.	1.		6		1 :	5
,	, ,, ,, resignations of, to be repor	ood to the r. c.	44	• • •								
	having palaries under 1/1 Re	i, to be appointe	ed by Z. and	C. Judges,	• • •		1. 1	١. ١	7	8. 180	14	4

	·							A	nal	yria.		Auth	ority	
1 +		:	_				, ban		3 3	Rule.		Reg.	Sec.	દ
Officer	s, Native	Minister	AL OF, not to be creditors of the	heir Judges,			§	6 4 1	1 3	2 1 7	21.	1814.	2, 3	
	»	,, ,,	not to attend privately on ju of P. C. A. and S. D. A. to l		 hose Courts,		•: -	6	. .	3 3		1825. 1809.	2 3	1
,,,	,,	n	statements of, to be sent to o	civil auditor,	••	• •	• • •	6		4 1, 2	1			1,2
. ,	,,	,,	names of, to be in such state salaries of, only to be change		n C.	• •		1	٠ ٠	3 4	5.	1804.	22 23	
"	• • • •)))) ^	to subscribe solemn declarati	ons,	•••	••		6	1	5 1	18.	1817.		
33	"	,,	declarations of, to be attested		• •	• •	-	1	. .	2		••	٠٠ _	3
"	"	,,	may be required to give moch	tulkas,	• •	• •	•• •	1	· ·	14		1793.	2	
,,	,,	"	to perform all orders of Jud	ges,	• •			6	1	6 1	12.	1793. 1803.	5 5	
**	,,	,,	in Cuttack, to be appointed		ner,			1	2	0 8		1818.	7	ł
,,	**	"	to assist registers in executin	g orders,	• •			6		6 2	13.		8	<u> </u>
"	"	,,	to assist registers in executin may be employed by register	g accrees of <i>maae</i>	e <i>r aumeens</i> ar itions	id moonsiffs,		8		5 1 7 2	2.	1821. 1814.	7	
,,	"	"	to assist in executing process			••		8		2 2	12.		12	
,,	"	"	to execute certain orders of		,,	••		9		3 1	2.	1821.	7	
,,	,,	,,	amenable for corruption,				\$	1	. 1	7 !		1793.	9	1
~			-	•			[]	6	5	7 27		1803.	12	1
. "	"	"	summary trial of, for embezz	dement,	• •		3	5 1		oli	18.	1817.	7	2
,,	,.	,,	recovery of money embezzle					5 1		0 2	1			3
**	19	**	withholding accounts, penalt	y,		• •	.	ا۔		3	1.		٠٠ ۾	4
"	**	,,	courts, decrees against for er	nbezziement, to b	e stayed on a	ippeals,	•••	5 1	'	0 4		1819. 1793.	7 9	
,,	**	**	guilty of extortion, penalty,			• •	• • •	6	5	1 7		1803.	1 .	
,,,	,,	,,	amenable to criminal prosec	utions,	• •	• •		6	5	3 1	18.		6	2
	,,	,,	may prosecute for groundless	s charges.		• •	ì	6	5	1 9		1793.	9	
**				-		••	* -	1	1		$\frac{112}{31}$	1803. 1793.	12 13	
,,	,,	of commer	cial residents, amenable to cou	irts,	• •			1	5	7 4	37.	1803.	13	
,,	,,	of salt age		.		• •		.	. .	5	10.	1819.	96	
12	,,	of customs	, may be confined for not prod	lucing papers,	• •			5	8	0 6	9.	1810.	36	
"	,,	of collector	rs, refusing to file papers, suits	against,			1	5	8	0 1 }	33.	1794. 1803.	16 3	
,,	,,	,,	absconding in such cases, rule	s for.			1.	1	. .	4			17, 4	
,,	"	,,	purchasing lands at sales, pens	ılty,	••	• •		4	6	3 2		1822.	20	
,,,	27		commission to follow general r	ules,	• •	• •		1	5 4	4 1		1821.	6	4
,,	of Gov	ernment, s	uits against generally, in Calcutta, suits against, to b	 a instituted in the		D	3	,1/1				Anal.		
,,	Law.	See Law.	in Carcutta, suits against, to o	e mstituted in the	court of 24-	Pergunnahs,		1	7	1	1"	1806.	8	l
,,	EUROP	EAN. See						1	1		1			1
29			19. See Sepoys.				1							1
"			ction, to refund the amount wi y prosecuted after criminal co		• •	• •	•••	6	5	1 8	3.	1827.	3 5	
"			commission for revenue cases,		••	••		, :	6	111		1828.	6	
OFFICES.	, minister	rial in cour	ts, not to be hereditary,		• •	••		1]1 6	ili			1804.	24	
OPINION			n by vakeels,	••	••	• •			5 6	2		1814.	20	2
,,	,, te	ending to en	ncourage litigation, penalty, veen Judges of P. C. A. rulc,		••	• •].	1.	1.	6	1			6
".	umeren		=		• •	• •	· · [1:	2	2 8	1 -		1814.	9	
"	"	,, betw	een Judges of S. D. A.	• •	• •	• •	1:	3	1 1	5,6		1801. 1814,	6 18	ſ
91/	,,,	,, betw	een members of special and su	dder commissions	,			1	62,	1, 1		1821.	10	5,8
**	legal to	be given t	oy S. R. L. A.	• •	••	• •	[1	ili	4 0			1816.	4	
,,	-respect	ing native l	law, may be filed by parties,			• •		2	2 9	4 \$		1798	16	. 1
OPIUM A			amenable for official acts,		• •		L	1	3 1,4	1		1803. 1816.	18	
,,,	,, fo	rms of suit	s against,		••	• •	3,	;;;	3 1,4	-		Anal.	1	1
			ned in the zillahs of,	• •	• •	• •		1	1 1	1	3.	1793.	2	
			able, from what date, nfirmed, from what date,	• •	• •	• •	-	<u> </u>	1 2		•	1005	14	· • * 3
		courts esta		••	• •	• •	4		5 4 1 3			1825. 1803.	2	J
,,	,, (rivil suits ir	n, cognizable from what date.		• •	• •	2		2		۳.		18	
,,	" l	<i>ukhiraj</i> gra	nts confirmed in, from what de	te,	• •	• •	4		5 4		14.	1825.	2	3
D	L		P.				1	1				1	j	
Paper, E	Suropean See <i>Stam</i> j	to be used	for copies of decrees,		• •	• •	\ 2	2 3	3 2	4	26.	1814.	16	1
, and a	Jee Siam	wwy.	•	_			1	١	ł		1	1	I	
				*			1	ı	١	ı	• .			

,				1	$\overline{\cdot}$	l na			Aun	ority.	_
				1	Chap	Sec.	ಕ	Rule	Reg.	Sec.	١.
ATNA, provincial court, established in,	•		* (***********************************		19	7	1	1,5	5. 1793.	2	-
" Dutch factory attached to the city court of,	•		•••		ارَ	i	1	2	18. 1825.	2	١
ARTIES, IN SUITS, may conduct their own causes,			• •]	7	4	1		27. 1814.		
" ,, may change their vakeels if dissatisfied,	•		••;		7	4	2			12	
AUPERS, only to be admitted to sue, for upwards of 64 Rs		•		• • • •	3	3	1		28. 1814.	3	
" not to sue for damages,	•	•	• •		.	.	٠ ا	2 3	••	5	
,, petitions of, in suits, rules for presenting,	•	•	• •	• • •	٠,	3	٦,	5	• • •	۰	
,, to be examined on oath, as to property, to be admonished against fraud,	•	•	• •		3	4	1	6		::	l
evidence of appearing doubtful process	•	•	• •		٠,			7		l ::	
miles for rejecting netitions of	•		••				.	8			1
liable to be committed for perjury,			••				.	9		٠	
" suits of, referable to sudder aumeens,		•	• •			.			13. 1824.	4	
,, failing to pay costs, liable to imprisonment,	,					-			28. 1814.	11	l
, to be released on paying costs,								19		••	
" absconding, rules for process,		•	• •	٠.		٠	- 1	20	•••	1 ::	
" rules for appeals by,	•	•	• •	• • •	3	3	2		• • • • • • • • • • • • • • • • • • • •	12	
,, may always appeal on paying costs,	•	•	• •	• • •	•]	.	.	4 6		14	
,, when to be admitted to defend appealed suits, property of, when liable for fees in appeals,	•	•	• •	• • •	•	.	.	7	• • • • • • • • • • • • • • • • • • • •	15	
competent to appeal specially	•	•	• •	• •	•			8	2. 1825.	· ·	
miles for admission of as defendants or responde	nts		• •	• •	3	3	3	•	28. 1814.		
may anneal summarily	· · · · · · · · · · · · · · · · · · ·	•	••	• • •	3		2		2. 1825.	1 -	
" may present miscellaneous petitions on plain par	er,	. •	• •		3	3	4		28. 1814.	. 24	
", trial of suits of, by sudder aumeens,		. •	• •		9	4	5		13. 1824.	. 4	
mits of not to be admitted by mannife					10	2	ı	6	2. 1821.		
· · · · · · · · · · · · · · · · · · ·		•	••				- 1		23. 1814.		
" may be admitted to sue before the superintenden	t of Cuttack, .	•	• •	. :					11. 1816.		
" may be admitted by the commissioner of Cuttacl	k,	• •	• •	• •	11	2	0	5	5. 1818.	. 5	1
ENALTY, See Fines, Damages, Imprisonment,								(7. 1799	. 15	
zons, more than two, not to be employed to issue arrests	3,	•	• •		5]	1		5. 1800.	. 14	ı
County 40 h									28. 1803	. 32	
" of nazirs, to be appointed by nazirs,		• •	• •	••	6	1	7		5. 1804		
" registers of, to be kept in courts,		• •	• •	• •	١.	ŀ	١.	1 .	26. 1814	1	
" without salary or unregistered, not to be employed " to pay for their own badges,	,	• •	••	• •	١.		٠	4	• • •	''	
,, to appropriate \(\frac{1}{2}\) of the tulubanah,		• •	••	••	6	,	8	5 3			
ERGUNNABS, Twenty-four, court established in,		• •	• •	• •	ľĭ	j	i		7. 1806		2
,, suits against public officers in	Calcutta, to be insti	tuted in.	••		lii						3
,, to execute decrees of court of	requests,				11			t .	10. 1812	2.] :	2
" to delay such execution, on w	hat plea,					١.	١.	2		1 .	
	_				l	1		(4. 1793		
PERJURY, persons guilty of, before Z. and C. C. rules and p	penalt y ,	••	• •	• •	1	5	2	4 1 3	8. 1795	1	2
managed in an areas of							1	1 . (3. 1803		8
" proceedings in cases of, " persons convicted of, rule for bailing,		• •	• •	• •				2	17. 1817		5
by aggreens of Frances of some		• •	••	• •	lii	1.	iı	3	2. 1807 8. 1825		6
hufore the presiel commission		• •	• •	• •	1			6	1. 1821		6
in labbiggi land suits before collectors		• •	• •	• • • • • • • • • • • • • • • • • • • •	1			110	2. 1819		
		••	••	,,	1	1	1	1 6	5. 1793	3. 2	0
" before provincial courts,		• •	• •	• •	12	5	3	' 一 {	4. 1803	3. 2	0
before the S. D. A.					13	5	1 6	2 4	6. 1793		8
		• •	• •		ì	1	ı	1 (5. 1803		8
,, before the special commission in revenue cases	,	••	••			115		76,7	3. 1828	-	6
PETITIONS, against Government officers, to be sent to supe	erintending Board,	• •	• •	• •		3 1		2 1	2. 1814		8
" Miscellaneous. Stamp duty, for,		• •	• •	• •	1	2 3	4	3 3	1. 1814		5
" for execution of decrees, what to specify,		• •	• •	• •	1.	.	1.	3	26. 1814 7. 1799	1	5
" for arrest, on account of arrears, rules for pres	namtin a				1	5	١,	1 2	5. 1800		4
,, for arrest, on account of arrears, rules for pres	senting,	••	• •	•	1	1	Ί΄	1 - 7	28. 180		2
" for arrest, what to specify,					١.	1.	1.	3	19. 181	1 .	5
,, for arrest, what to specify,		••	• •	•	Ί.	Ι.	1	10	7. 179		5
" may be received in or out of court,		••	••		١.	.	1.	4	5. 180	0. 1	4
			••	•		1	1	1 (28. 180	3. 3	32
" presentation of, by defaulters residi	ng in other districts.	• •	• •		١.	.	1.	5	19. 181	7.	5
					1			6	§ 18. 181		9
such may be presented in sither di	1917171										
such, may be presented in either di	istrict,	• •	• •	•	1	3	3	1 4	7. 182 28. 181		22 5

				1	_	Ana	ysis.		Auth	ority	
					Chap	28	Rate.		Røg.	Sec.	ಶ
ETITIONS,	of paupers in appeal, to be accompanied by copy of decrees,				3	3	2 2	1		12	
»	for summoning witnesses, to be on plain paper,		••		0	2 1	0 3		1814.	29	
1)	for execution of moonsiffs' decrees what to specify,		• •		10	2 1		23.	1814.	45	
**	do. to be compared with the decree,	• •	• •		٠	. .	4	1.		• • -	
"	do. may be referred to registers and sudder aumeens,	• •	• •	•••	اد:		9		1821.	7	٠.
"	of appeals from moonsiffs, not to be presented to moonsiffs,	• •	• •		0		2 1		1814. 1825.	44	
**	for revision of decisions, forms and rules of, stamp duty for such,	• •	• •	1	il	8	2 1	Z.	1023.	2	
**	before the superintendent of Cuttack, need not be on stamp pape		• •	\Box	il		9	hi.	1816.	9	
,,	in appeal from the superintendent of Cuttack,		• •	∷ľi	il		2 2			12	1
"	may generally be on plain paper in Cuttack,	••	• •	1	1		6	5.	1818.	5	
,,	in lakhiraj suits before collectors, rule for,			1	1	9	1 1		1819.	30	
23	of appeal from collectors to Board of Revenue,					10 !	5 1		1822.	29	
	of appeal from P. C., admission of by P. C.,				2	6 :	3 1 2		1793.	10	
"	or appoint training to a significant or significant					- 1	1 8		1803.	10 12	
,,	,, to P. C. A., what to specify,				12	9	1 13		1793. 1803.	12	
	mand only set furth a desire to annual				.	. .	2		1814.	8	
*	•		- •	`` .	ا		1 0		1797.	4	l
**	,, to be presented in the Z. and C. C.	••	• •	·· '	2	9 :	2 1 }	4.	1803.	12	1, 1
"	,, may be admitted by the P. C. A. direct,		• •	•••	.	. .	2		1805.	12	
13	" need not be accompanied with copy of decree in the or	iginal court,	• •	\cdots	.	. .	3	26	1814.	8	1
"	,, when to be accompanied by such copies,	• •	• •		٠	. .	4		:	10	
**	" to be presented within 3 months of the decision,	• •	• •	1	2	9 :	3 1 2		1793.	12 12	
~	, to be accompanied with security for costs,			- 1	2	- 1	1		1803. 1814.	8	
,,	of special appeal, presentation of, &c.	• •	••		2		íl i	26.	1814.	2	
<i>)</i>	", to be presented within three months after the de	cree.	• •	Ξľ		$\mathbb{I}_{\mathbf{k}}$	2	1		8	
"	of summary appeals, presentation of,		••		12	12	1 1	13.	1808.	4	
,,	" " stamp duty for,	• •	••	. II	19	19	2 3	26	1814	3	
	limitation for presenting		• •	- 1	10	191.	21.25	13.	1808. 1814.	4	•
**		••	• •					26.	1814.	3	
**	" to be accompanied by copy of order,	• •	• •		12	12	2 4	٠١.,	1700	3 32	1
"	from court of wards to S. D. A., rules for presenting,	• •	••	••	13	3	0 11 }		179 3 . 1803. 17 97 .	36 36	ı
,,	in appeals to S. D. A., may be presented to P. C.	••	• •		13	4	1 1 3	5.	1803.	10	1,
1)	" " may be received by S. D. A. direct,	• •	••	$\cdot \cdot $	•	$\cdot \cdot$	2	5. 6.	1805. 1793.	12 10	
,,	" what to specify,	• •	••		13	4	2 1 }	5.	1803.	10	1
"	,, do. after rejection by P. C. A.	••	••	$\cdot \cdot $	13	4	4 1 }	5.	1797. 1803.	11	1
,,	,, , to be accompanied by security for costs	••	• •		13	5	1 1 }	6.	1797. 1793. 1803.	10 10	4
D. Averm Fa	rm prescribed in suits to annul public sales,				4	6	2		1822.	25	
fo	rm of, in suits instituted after 12 years,	••	••		2		2		1805.	3	
••	•				2	- 1	, 5		1793.	3	1
••	rm of, generally in regular suits,	• •	• •		- 1	2	\!!! \{		1803.	3	Ì
" . fil	ed on wrong stampt paper, may be rectified,	••	• •		2		6 11		1814.	6	
" by	paupers, rules for,	• •	• •		3		10		1814.	6	1
,, in	suits against seapoys, what to specify,	• •	• •	•••	3	4	2 1	115.	1816.	4	l
	ditto copy of, to be forwarded to commanding officer,	• •	••		3	4	2 6 4	20	1810.	24	
he	ainst native soldiers in actions for debt, rules for, fore sudder aumeens, rules for,	• •	• •		9		2	- 1	Ann.	~ 7	1
" he	fore mountiffs being litigious, liable to damages,	••	••		10	2 1	3 2		1814.	40	
· · ·	py of, to be sent to Z. and C. Judges by additional registers,	••	• •	1	8	2	1 8	2.	1821.	11	
	fore moonsiffs, what to contain,	• •	• •		10	2	4 1	23.	1814.	17	
	tto rules for filing and registering,	(•) ·	• •		٠	. -	2	1 -		18	
	s and others, not amenable to criminal actions for perjury,		••		1	5	2 🖠		1801.	2 3	
	to enter costs before the issue of process,		••		2	i	3		1813. 1814.	14	l
"	neglecting suits for six weeks, to incur dismissal,	• •	••		2		3 2 }	4.	1793. 1803.	10 12	
3)	to discharge the diet allowance of confined debtors,				2	1	4 2	- 1		8	l
<i>3</i>)	instituting the same suit twice, penalty,	••	••	1	12	1	0 3	14.	1817.	10 3	
» »	to institute certain suits de novo in Z. or C. C. See Vakeels.	••	••		\cdot	1.	7		1808.	5	

	egile di kanadalikan dipangkangan melapan pang melangan dipangkan melan dan selembah melalik kebagai dibin menang]_	_	raly	sis.	Auth	ority.	
					و	200	3	Rule	Reg.	S c.	C
LEADINGS,	, rules for filing, &c.	• •	• •	• •	2		2 (18	4. 1793. 3. 1803.	5 5	•
,,,	supplementary rules concerning,	••	••			. .	.	5		٠.	
39	only to be admitted when necessary	•	• •	••		. .	1.		26. 1814.	6	
21	language to be written in,			••		٠ .	.].	6 }	4. 1793. 3. 1803.	3 3	
39	to be legibly written,	• •				7	26. 1814.	5	
"	may be written on two sheets of sta	mpt paper,	• •	••		٠].	<u>ا</u> .	8		1 ;;	
27	to be read before filing of exhibits,	• •	• •	••	••	- 1	2 2	1 6	18. 1793.	10	
>1	to be marked according to the regis	ter of proceedings,	••	••	•••	- 1	2 0		13. 1803.	9	1
71	rules for, before the commissioner of	of Cuttack,	• •	• •				0 4	5. 1818.	5	
"	penalty for, irregularity in, inspection of, by vaheels,	••	• •	• •	••	7		2 6	27. 1814.	7 9	
**	rules for, before sudder aumeens,	•••	• •	• •		9	5	1 —	See Anal		
" "	rules for, in courts of moonsiffs,	••	• •	• •		0		3 3	23 . 1814	25	
,,	supplemental, not to be admitted by	y moonsiffs,	••	• •	•••	10	2	3 4 5		1	1
**	before moonsiffs, need not be on sta do. not being filed, the trial to proc		• •	• •			1:	6	.:	::	
3> 3>	before the superintendent of Cuttac	ek, may be admitted on vl	ain paper.	••		n	1	1 9	11. 1816	. 9	
"	in summary suits before collectors,	rules for,	•••	• •		11		0 7	14. 1824		
33	in suits before collectors, in suits u	inder 7, 1822,	• •	••	• -			3 4 5 2	7. 1822 7. 1822		
>>	in appeals from collectors, to the B in appeals before the P. C. A.,	oara oi kevenue,	• •	• •	• • •	12		7 2	26. 1814	29	
"		• • • • • • • • • • • • • • • • • • •	• •	• •	- 1	- 1	ł	6 i §	6. 1793	. 28	3
25	in suits before the S.D. A., to be s		• •	• •	••				5. 1803		
OTENTAT	es, natives competent to confer lakhin	aj grants,	• •	• •		4	5	5 1	14. 1825 4. 1794		
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))))))))))))))))))	may re-examine wsses. and qualify orders of single Jud of Dacca, may be divided into two courts, sittings of do. so divided, may return suits, rejected by Z. or C. C.				12	$\cdot \mid \cdot$	0	1 2	5. 1793 4. 1803 13. 1804 19. 1813	3. 7 3. 7 8. 3 7. 3	
))))))))))))))))))))))))))))))))))))	may re-examine wsses. and qualify orders of single Judof Dacca, may be divided into two courts, sittings of do. so divided, may return suits, rejected by Z. or C. C. to admit and try suits, above 5,000 Rs. may remove suits above 5,000 Rs. to their own court,				12	3	0	1 2 3	5. 1793 4. 1803 13. 1803 19. 1813 25. 1814	3. 7 3. 7 8. 3 7. 3 1. 3	
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))))))))))))))))))))))))))))))))))))	may re-examine wsses. and qualify orders of single Judof Dacca, may be divided into two courts, sittings of do. so divided, may return suits, rejected by Z. or C. C. to admit and try suits, above 5,000 Rs. may remove suits above 5,000 Rs. to their own court, to try suits above 1,000 Rs. referred by S. D. A. to try suits for lakhiraj lands, above 500 Rs.				12	3	0	1 2 3 4 5	5. 1793 4. 1803 13. 1803 19. 1813 25. 1814 19. 1813 2. 1813	3. 7 3. 7 8. 3 7. 3 1. 3 7. 3 9. 25	i
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,,	,,	to refer to S. D. A. remonstrances to orders,	••		12	4	1	3	10. 1796. 22. 1803.	2	
,,	, ,	trial of suits exparte by,						4	5. 1793. 4. 1803.	17 17	
"	"	to forward to Gov. Gen. in C. copies of decrees of forfeits	ıre,	••	12	4	2	1		23 23	1
4	,	to order lands forfeited to be attached,	••					3		23 23	3
**		only to allow authorized vakeels to plead,		••	12	5	2	_{		22 22	
,,	,,	•			112	1	3	3	13. 1808.	9	
"	**	may instruct Z. and C. Judges to take depositions, to prepare interrogations for wtsses. at a distance,	••	••	1.				26. 1814.	11	
> 7	,, ,,	may give general instructions instead of sending interrog		••					19. 1817.	11	
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" "	,,	to try suits generally on the rules for Z. and C. C.	• •	••	12	5	4	-{	5. 1793. 4. 1803.	11	
,,	"	may execute decrees through Z. and C. C.			12	6	1	1	5. 1793. 4. 1803.	6, 27 6, 27	
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"	,,	rules for admitting appeals from themselves,	••		12	0	3	1 }	6. 1793. 5. 1803.	10 10	8
97	,,	to forward records of cases, appealed to S. D. A.	••					3	 	11 11	
,,	"	correspondence and precepts of,	••		12	7	1	1 }	5. 1793. 4. 1803.	9 9	
"	,,	cognizance of regular appeals by.—See Appeals. may admit petitions of appeal direct,	••		. 12 12	2 8		2	See Anal. 2. 1805.	12	
9)	,,	may require further security, pending appeals,	••	•••	١,,	1	1		3. 1802.	2	
"	,,			•	1,6	1) :	1	4. 1803. 26. 1814.	12 9	
))))	"	may require respondents to file answers, may require further evidence in appeals, rules,	••		. 1	1	1	1 5	5. 1793.	18	
		where no rules exist, to act according to equity,				1	9 10	1	4. 1803. 5. 1793.	18 32	1
,,	**		••	• •	•	1			4. 1803.	32	
"	"	may recommend S. D. A. to admit special appeals, cognizance of special appeals by,	••	• •	. 11	2 10		1 1	9. 1819. See Anal.	3	
3) 2))))0	may require papers before admitting special appeals,	••	•		2 10		2 4	9. 1819.	4	l
», »,	,,	may be ordered to admit rejected special appeals,	••	• • • •	. .		1.	5		3	
,,	,,	rejecting appeals, may return a portion of the stamp duty		••		2 1			26. 1814.	2	5
,,	**	may return cases specially appealed for re-trial,				2 1		.1 .	19. 1817.	7	2
,,	,,	may order Z. and C. C. to return stamp duty, in certain	cases,	• • •	- [1]	2 1	2	1 4	26. 1814.		
"	"	proceedings of, on summary appeals, may order suits to be revived on summary appeals,	• •		1	1	- 1	2 5 6]	3	8 9
,,	"	may impose a fine on groundless summary appeals,	• •			-	.	7			10
,, ,,	,,	may send for and try appeals from registers in absence	of Judges,	••			3	1 1	2. 1805.	14	1
,,	,,	orders of, on charges against officers of Z. and C. C.			- 1	2 1	- 1	2 1,2 \$	13. 1796.	. 9	4,6
	,,	may try charges of embezzlement against its officers,	••		.	- 1	•	3 1	112. 1803. 118. 1817.	12	
99 1	"	to execute orders or precepts of S. D. A.				- 1	- 1	4 1 8	6. 1793	·] 13	3
,,	,,	not to furnish translations, till required by S. D. A.			. 1	Ì	1	5 1	5. 1803 2. 1801	. 2	2
		final judgments of,				2 l	1	6 1	5. 1803 5. 1798		
,,	,,	to confirm appointments of native officers, in Z. or C. C.	• •		ł	_1	1		5. 1803	. 10) 1
,,	,,,	to prevent creditors of Z. or C. Judges becoming officer	· · · s of their cour	·· ·	- 1	-1		2 1	8. 1809		
»	"	to prevent private servants being publicly employed,	··		:	٦.	1.	4	21. 1814 8. 1825		3
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,,	,,	to remove their own vakeels,	• •			7	2	3 1		1	. 1
"	"	to sanction appointments of sudder aumeens,					1	0 4	23. 1814		
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,,	"	may change and alter stations of mounsiffs, to sanction removal of mounsiffs,	• •		٠		٠,۱	5	23. 1814		7
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			the S. D. A	••	`	- 1	- 1		23. 1793		6
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,, ,, declared to be legal and valid, ,, transferable and answerable for debts,		• •	• •	••	4	9	1	2		••	2	
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,, for deposits of fees, rules concerning,		• •	• •		7	6	刂	2	1		23	
,, to be given by vakeels on stamp paper, for fee for fees not exceeding 64 Rs. one sufficient,	z8,	• •	• •	• • • •	7	6	7	į.	1.		25	ı
cond Keepers, to sign solemn declaration on taking of	office	• •	• •	•••	ا ِ ٠		.	2		1817.	10	1
	mee,	• •	• •	••	6	4	5	3 (1817.	3 2	l
" two to be attached to every court,		• •	• •		6	2	0	1 }	18. 13.	1793. 1803.	2 2	
" offices of, not to be considered heredit	ary,	• •	••		.	.		2			3	l
" to keep a register of all proceedings,		••	••			.		3			4	
							- }	· {	1		4	
" to preserve records from damp, &c.				i	- 1	- 1		. ک	1		6	1

						_	ulysi			ority.
				_	Chap	Sec	ಶ	Rule.	Reg.	Sec
ECORD]	KEEPERS, liable to dismissal for losing records,				6	2	0	6 {	18. 1793.	
,,	,, to obey regulations and orders of court,			••	۱. ا	.	.1	7 §	13. 1803. 	
,,	,, to record daily proceedings of courts,	·	• • •			I		8 {	::	
	ce of suits to Registers, Collectors, &c. See Suits.	••	••	• •			.	° {	••	ł
,,	to S. D. A. on Z. and C. Judges objecting to orders of P. C. A				۱, ا	11		3 \$	10. 1796.	
•			••	••		`	η.	³}	22. 1803.	
**	to law officers on points of native law, forms,	• •	• •	• •	2	2	- 1	3 }	4. 1793. 3. 1803.	1:
»	of matters for investigation to sudder numeens, of do. do. to moonsiffs,	• •	••	••	2	2			23. 1814.	7.
		••	••	• •		.	. '	6	48. 1793.	50 30
EGISTER	s, quinquennial alterations in, may be sued for,	••	••	• •	1	4	9	4 }	19. 1795. 42. 1803.	28 44
"	of lands may be required for inspection by courts,	• •	• •		2	2	10 1	- > 1	8. 1800.	15
,,	of peons to be kept,			••	6	1	7	- ()	42. 1803. 26. 1814.	26
»	of the court's proceedings how to be kept and attested,	. •	••	• .	6	2	1 7		18. 1793.	4
,	•	• •	••	•	1		ή,	' }	12. 1803.	4
,,	to be kept of daily proceedings in courts,	• •	• •	••	$\cdot \mid$	1	. 8	331	::	9
**	similar to be kept by P. C	••	••	•.]	.].	٠ [.	9	\{	•••	13 12
,,	of proceedings and decisions to be kept by S. D. A.		• •		. 1.	١.	10	.51	::	17
»	of appeals to be kept by sudder aumeens,	• •	• •		9		2 2	71	23. 1814.	15 75
"	to attest, registers of proceedings,			}	- 1	- 1	0 3		18. 1793.	4
	to take an oath on appointment,	••	••	"		1	1	31	2. 1803. 3. 1793.	4 3
• >		••	• •		8	1	1 1		2. 1803.	3
**	to perform duties prescribed by Judges,	••	••		· ·	-	2	31		5
,,	to execute all orders of court,		• •		. .	.	3	Ş		8
**	to receive a salary instead of fees,				. .	1.	4	4	2. 1821.	8 13
, ,,	only to act and try suits according to the regulations,		• •		. .	.	5		4. 1796.	6
	duties of, on the death or illness of Judges,				8	1 2	2 1	èΙ	2. 1803.	16
"	duties with regard to suits, in such cases,	••	••	}	9	1	2	(1	0 1005	16
"	rules for trial of suits in such cases,	••	••	:::	:	:	3	- 1	2. 1805.	14
,,	competent to try suits for 500 Rs.	••	• •		8			2	4. 1814.	8
**	additional powers of, power to try appeals from sudder aumeens and moonsiffs,	• •	• •	••	8 1	4	3	ı		9
,,	power to try suits above 500 Rs.	••	• •		1:	1:	4	1	•••	.
,, ,,	extra powers of, may be revoked,		• •		1.	.	5	1		
,,	power to try appeals from Registers,	• •	• •			١.	6	1 9	. 1819.	8
,,	qualifications for such power,	• •	• •	• • •	\cdot	١٠.	7	1.		
,,	may execute de rees of moonsiffs, power to try summary suits, generally,	• •	• •	1	3 1	5		12	2. 1821.	7
27 .	may try summary suits, on indigo engagements,	• •	••		1.		3	1,	i. 1823.	9 6
<i>,</i> ,	not to refer summary suits to collectors,	• •	• •	8	3 1	6			1817.	14
"	commitment of persons for perjury by,].		2		1817.	14
))	may propose deputations of moonsiffs to the Judge,	• •	• •		1.		3	23	. 1814.	77
,,	may be employed in issuing processes and taking depositions,	• •	• •	8	1	7	1	24	. 1814.	11
3)	may employ assistants, &c. in taking depositions,	• •	••	•• •		$ \cdot $	2	1.		.
,,	to make all translations required, may be deputed into the district,	••	• •	•• •		•	3		1797.	4
,,		• •	• •	• • •	1.	•	4	LIL	. 1824.	2
,,,	to sell putnee talooks, for arrears of rent,	••	• •		1.		5	٥	. 1819.	3 9
>>	to be suited by Collectors' decisions in contain cases	••	••	4	lio	.8				31
))	not to register deeds unauthorized for registration,		••	$\ldots \mid \tilde{s}$					1812.	7
)) 3)	As amount substitutes for registering deeds	••	••	8		7	ı	4	. 1824.	2
))	misconduct of, to be reported to S. D. A.	• •	• •	8	1 1	5	•	13	. 1793.	10
	Annualis annointment of			1			_ `			13
87	Additional, appointment of,		• •	8	2	- 11	1	124	. 1814.	12

•								4n	ıly	sis.	Aut	hority	<u>'. </u>
							Chap.	Sec.	CI.	Rule.	Reg.	Sec.	5
REGISTER	8, Additional	station of					8	2	-	2	24. 1814.	12	
,,	,	powers of,	••	••	••	• • • • • • • • • • • • • • • • • • • •				3			'
22	99	original powers of, in sumr	nary suits,	• •	••	••				4,5	24. 1814.		
,,	>>	to send proceedings in sucl	cases to the Judge.	• •	•					6 (2. 1815.	2	1
,,	,,	original powers of regular	suits and appeals,	••	• •	•	•			7	2. 1821.	11	2
,,	"	to send copy of plaints to a original power to execute of	Judges,	••	• •	••				8			1 8
"	"	may be vested with origina	lecrees of moonsiys,	• •	• •	• •	•	•		-9 10	3. 1824.	$\frac{12}{2}$	1
"	,,	in such cases to follow gen	eral rules,	••						iĭ	0. 1024.		
"	,,	process of. See Process, periodical reports of. See	Dananta					١					l
,,	"	correspondence of. See C	orrespondence.					- 1					
"	,,	to obey directions of the S		• •			8	2	5	1	24. 1814.	12	4
REGISTER	of S. D. A. t	o call special meetings of the	court,	• •		{	8	3	0	13	2. 1801.	6	
,,	" t	o sign and attest all precepts	of court,				13 8	3	0	4 5	See Anal.		l
	**	o submit monthly reports of	•				0	3	U	3 {	37. 1795.	2,3	
"	"	o submit monthly reports of	cases to the court,	••	• •	• •		.		3 \$	13. 1803.	18, 19	
"	,,	to submit half yearly reports	to the court,	••		• •	.	.	.	4 }	••	4, 5	l
	,	to notice all omissions in suc	h ranarta						1	٠, ١		20, 21 6	1
,,	**	to invite an omissions in suc	и геропія,	••	••	• •	.	.	٠	5 }		23	l
,,	,, 1	to examine wsses. for the cou	rt,	••				.		6	6. 1793. 5. 1803.	16 16	
,,		to sign proceedings of court, a		• •			13	5	6	1		8, 16	l .
"	" 1	o make translations required	,	• •	••					3 _	2. 1801.	17	
,,	,, 1	to sign all orders of the court	,	• •			13	5	11	1 }	6. 1793. 5. 1803.	6 6	
REGISTRY	or Deeds, or	ffice appointed for,	4 •	• •			8	4	,	, §	36. 1793.	2	
								1			17. 1803.	2	l
**	deeds admis	sable to,	••	• •	• •	• •	$\cdot \mid$.		4,5	See Anal.		1
13	hours appoin	nted to be proclaimed,	••	, .			8	4	2	٠, ٧	36. 1793.	13	
,,	separate boo	oks to be kept for,	••					.]		3	17. 1803.	13 8,8	
,,		e endorsed on deeds,	• •	• •	• •			.	:	4		0,0	l
"		esenting deeds for,	• •	• •	• •	• •	.	.			20. 1812.	2	
,,	rules for rec	on the day of endorsement,	• •	••	••	• •	.	٠	.	7	• • •		
,,		sufficient evidence,	••		••	• •		.		\$	3. 1793.	11	
,,		f copies to be allowed,		••	••	• •			- 1	10 \$	17. 1803.	11	1
"			• •	• •	••	•••	8	4	3	-	20. 1812.	2 11	•
"	inspection o	f books to be allowed,	• •	• •	••	• ·		.		23	36. 1793. 17. 1803.	ii	İ
,,	penalty for o	counterfeiting books of,			• •		8	4	4	1	••	12	
	validity give						8	4	,	16	See Anal.	12	l
,, ,,	books of, to	contain an index,	••	• •	••		8	4	4	2	20. 1812.	2	4
	C C									5	36. 1793.	14	į -
"	fees for,	• •	• •	• •	• •	• •	8	4	6	-5	17. 1803. 20. 1812.	14	l
,,		ntended by the Judge, on the	absence of Registers,	• •			8	4	7	2	4. 1824.	3	ĺ
••		by others than Registers,		• •	• •	• •	8	4	7	5		6	1
REGULAR I	Suits. See A	nied by vakeels.	• •	• •	••	• • •	7	3	0	8	See Anal.	12	
LEGULAIN		d in certain muhals of Cuttac	L L		••	••		_1	"	.	11. 1806. 12. 1805	26	
"	-	ed in certain muhals of Rungp		• •	••		Ш	1	1	15	14. 1805.	_ 11	ļ
"	may be t	proposed by commissioners to	ore, try charges against Ec	ropean officers.	••	• •		3	7	$\frac{1}{2}$	10. 1822.	2	ĺ
,,	may be	proposed by the special comm	issioners,		••		iil	6	6	1	17. 1813. 1. 1821.	7 12	2
"	reference	s to the S. D. A. concerning,	••	• •			12	4	1	3 }	10. 1796. 22. 1803.	2 2	-
	to be int	erpreted by the S. D. A.		••	••		13	17	0	1 \$	1803.	3	
"		ubtful, new may be proposed	bv.							$_{2}^{2}$		3 4	
				• •			. 1	. 1	. 1	اكنت			
"		proposed by Judges,	-,,	••	• •	•		18	,		23. 1793.	4 2	

						-	And	ly.		Auth	oruty	-
	·					6:00	Sec.	ಶ	Rule.	Reg.	Sec.	5
egulations, Z. or	C. Judges to forward draft of, to P.	C. A.	• •			41	×	2	13		3	
" draft	of, to be forwarded by the register of	or assistant,	••	• •	• •		.		2	.:	4	1
" draft	of, to be returned if incorrect,		••	••	••		.		3	.:	5	5
" draft	of, to be sent to the S. D. A.		• •	• •	••				4	::	5	5
	of, by Z. or C. Judges, may be ame	nded by P. C. A.	••	• •	••				5 \$::	7	1
	of, to be forwarded to Gov. Gen. in	•		••					75	::	9	
	be proposed by provincial Judges,		•••		• •	۱.	18	3	1	::	9	
may l	be proposed by S.D. A.		• •	••	• •		1 1		\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	::	11	
,	• •	:- <i>C</i>	••	• •	••		18		1		14 15	ı
	sanctioned or rejected by Gov. Gen		• •	• •	••	l .	18		1 8		15	
,, to be EJOINDER not beir	generally followed in the Benares Ring filed, trial to proceed.	ajmunauis,	• •	• •	• •		16		10	7. 1828.	26	
	filing in the courts of moonsiffs,		••	• •	• •	$\frac{2}{10}$		6 8	-	26. 1814. 23. 1814.	6 25	
" See Plea	adings.		••	• •	••	10		0	•	23. 1014.	2.3	1
EMOVAL of propert	y under attachment, penalty, t of, by auction purchasers,		• •		••	2	2	4		2. 1806.	5	
	•		• •	• •	••	4	6	5	5	11. 1822.	33	
" to be specifie	ed in pottaks,	••	••	••	••	4	7	3	13	8. 1793. 30. 1803.	37	
,, to be specific	ed when payable in kind,								2 \$			
	discharge of,		•••	••	••	١.	7			() A 1		l
" increase of a	n alluvial land, rules,	••	••	••	• •	4	7 15	6		See Anal. 11. 1825.	4	
" to be paid be	efore other claims, upon crops,		,		• •	10	1	7	2	7. 1799.	9	
EPLIES. See Plea		••	••	••	• •	JU	١٧	1	2 {	28. 1803.	17	l
	erning, in courts of moonsiffs,	• •	• •	••		10	2	8	3	23. 1814.	25	1
EPORTS from office	rs, not to be received in suits,	••	••	••		2	1	10		4. 1793.	16	
" to be made	e of vacancies in places of native offi	cers,	••	••		6		1	${2 \brace 3}$	3. 1803. 8. 1809.	17 7	
" monthly o	f decisions, by Z. and C. C.					c			[4]	5. 1804. 18. 1793.	6,7	
		••	••	••	••	6	3	1	<u>'}</u>	13, 1803. 37, 1795.	10 7	•
" forms of s	ucn,	• •	• •	••	••	•	$ \cdot $	٠	2,3	8. 1794. 13. 1803.	10 17	1
" monthly o	f decisions of P. C.	••	• •	• •	••	6	3	2		18. 1793. 13. 1803.	16	
" forms of s	uch,	• •	••	••				.	25	37. 1795.	13 7	
" half yearly	of suits, pending before P. C.		••	••		6	3	3	151	13. 1803. 18. 1793.	23 12	
" forms of s	uch,		••	••				.	2.9	13. 1803. 8. 1794.	11 10	
" half yearly	, of suits pending before Z. & C. C.		••	• •		6	3	4	151	37. 1795. 18. 1793.	7 16	
" forms of s	uch,		••	••					05	13. 1803. 37. 1795.	14 7	
" half yearly	, of suits pending before S. D. A.		••	••		6	3	5	, }	13. 1803. 18. 1793.	23 18	ŀ
" by addition	nal registers, rules for,	••	• •			8	- 1	- 1	- (1)	13. 1803. 24. 1814.	16 12	
" of suits be	fore sudder aumeens.	••	• •	••	• •	i	[3	2	3. 1824.	2	
of suits an	d decisions before moonsiffs		••	• •		9	/ -	-1		See Anal.	46	١.
" monthly o	f stamp duty returned to pff. by sudo	ler aumeens,	• •	••		9	5	i	3 1	23. 1814. 13. 1824,	43	
" monthly of	f stamp duty, to be appropriated by of by S. D. A.	moonsiffs,	• •	••		10	4	0	2 2	23. 1814.	49	
., from speci	al commission, in revenue cases	• •	• •	• •	1	8	3	ol	3 6	See Anal.		ĺ
EQUESTS, COURTS O	or, to try actions of debt against Brit	ish soldiers	• •	• •			15	7 1	0	3. 1828.	8	
» »	execution of decrees, in the 24-Pa	ergunnahs,	• •	••		3		6		20. 1825.	4	
	ess. See Process.	-	~ •	• •	• • []		1	41	- 1	10. 1812.	2	

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					Chap.	Sec.	2	Rule.		Reg.	Sec.	
BPC	ONDENTS, pleading in forma pauperis. Rules for,				3	3	3 3	1,2	25	3. 1814	1. 16	5
	" may conduct their own cases in Cuttack,	••	• •	• • •	hĭ	l				. 1816		
	" in appeals to the Board of Revenue, need not atten	d,		• • • • • • • • • • • • • • • • • • • •	hi	10		4		. 1822)
	,, option of, to file answers, in appeals,	••	•••	• •	12	9			26	3. 1814		
	" need not attend in summary appeals,	••	• •	• •	12	12	2	5	26	i. 1814	1. 3	4
SUI	MPTION OF LANDS, suits against, cognizable within one year,	• •		• •	2	1	2	22		. 1819		
ev e n	vue, European officers of, rules for trying on charges of corr	uption. See Corruption.			11	4	1	2	17	'. 181 <mark>3</mark>	3. 5	ŀ
	See Arrears, and Board.	•			1	L		ł	1			
evis:	ion, of decisions. See Decisions.	• •	• •		1	8		-		ee Anal		1
JNGI	POOR, certain muhauls of, exempted from regulations,	• •	• •	• •	11	3	0	1	110	. 1822	2. 2	1
	Sec Commissioner.							١.	I		ا ما	l
OTS	, having right of occupancy, not to be ousted by auction pu		• •	••	4	6	5		111	. 1822	. 32	
"	may oppose enhancement of rents, by auction purchasers,	••	• •	• •	١٠_			5	1.		33	
"	breaking engagements to cultivate indigo, penalty,	••	••	• •	5	5		11	6	. 1823.	. 5	j
,,	in such cases to refund advances with interest,	••	• •	• •	•			12	l.,	••	1	İ
"	khoodcasht, chupperbun, and pyecasht, in Benares,	• •	• •	• •	4	7	1		191	. 1795.	. 10	1
79	khoodcasht, pottahs of, not to be cancelled,	• •	• •	• •	•	٠ '	•	7,	l ş	. 1793	60	
						-		.)		. 1793		
"	empowered to demand pottahs,	••	• •	• •	4	7	4	13		. 1795.		l
						- 1	П	7	113	. 1803.		i
,,	refusing to take pottahs, rule of process,				. 1	.	.	2 }	4.	. 1794.	. 5	ł
••		• •	••	• •		ا۔		(PI.	. 1795.		
"	not to discharge rents till due,	• •	••	• •	4	7		1		. 1799.	. 23	
"	khoodcasht and resident in putnee talooks, not to be ousted,	• •	••	• •	4	9	5	3	8.			
	1 4 1 1 1 1 6 14					ا		. (. 1793.		1
"	when to be decreed defaulters,	• •	• •	• •	10	6	4	13		. 1795.		ı
							i l	Ţ	28	. 1803.		ĺ
								_ (7.	. 1799.	1	
"	occupant to forfeit rights on arrears remaining unpaid,	• •	• •	• • •	5	1	3	2 }		. 1800.		
						١.		_ (28.			
"	khoodcasht not to be ousted without a decree of court,	••	• •	• • •	5	4	3	6	8.	1819.	. 18	
	0			4	- 1	ł	- 1		ı		1 1	
	S.				- 1	- 1		1	ı		1 1	ı
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	, pergunnah of, attached to zillah Agra,	••			-1	1	4	1	12.	1806.	. 2	
LES	or LAND, for arrears of revenue, conditions for validity,	• •	• •		4	6	1 -		11.	1822.	2 5	
,,	" not to be reversed for incomplete communication be	etween the Board of Revo	enue and co	llectors.	.	٠ [.	6	ı		6	
,,	" not to be upset for insufficient notice,	••	• •]	٠	٠	.	7	ı		7	
,	" notice for, retrospectively,	• •]	.	٠	.	8	ı		9	
,,	" made by the Board, not to be annulled for previous	payment in the zillah,			.	٠	-	9	ı		10	
,	" only to be reversed on the plea of no arrears	having been due, when	such plea h	as been	- 1	- 1	- 1	- 1	ĺ		1 1	
	advanced,	••	·		.	٠	. 1	10	l		1 1	
,,	" not to be reversed on plea of dispossession,	• •	• •		. -	٠		II]	l		11	
	" not to be reversed on collector's proceeding, as to the				.	٠ [12	ĺ		17	
,,	" not to be reversed on the plea of some sharers being					. !	. 11	13	5.	1812.	24	
	,, Hot to be reversed on the pred of some starters being	g out of possession,	• •	1	· 1	٠,		14 P			25	
,,	" not to be reversed on the plea of the proceeds being	greater than the arrear,	••	::		.	. 1	14	1			
,, ,,	,, not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase in	greater than the arrear,	••		4	6	2	3	11.	1822.	27	
"	" not to be reversed on the plea of the proceeds being " not to be contested by persons receiving purchase in " under fictitious names to be cancelled,	greater than the arrear,		• •	4	6	3	3 1	11.	1822.	27 28	
))))))	,, not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fetitious names to be cancelled	greater than the arrear,	• •	•		6	3	3		::	27 28 31	
))))))	" not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase i under fictitious names to be cancelled, may be made with restrictions of proprietary right,	greater than the arrear,	••	::	4	6 6	2 3 5	3 1		 1822. 1793.	27 28 31 2	
)))))	", not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase in under fictitious names to be cancelled,	greater than the arrear,	••	•	4	6 6	2 3 5	3 1 3	4.	::	27 28 31 2 2	
)))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase nunder fictitious names to be cancelled, may be made with restrictions of proprietary right,	greater than the arrear,	••	::	4	6 6	2 3 5	3 1 3	4. 24.	 1793.	27 28 31 2	
))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase is under fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for,	greater than the arrear, noney,	••	•	4	6 6	2 3 5	3 1 3	4. 24.	 1793. 1795.	27 28 31 2 2 16 16	
))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase nunder fictitious names to be cancelled, may be made with restrictions of proprietary right,	greater than the arrear, noney,	••	•••	4	6 6 6 3	2 3 5 5	3 1 3	4. 24. 26.	 1793. 1795. 1803.	27 28 31 2 2 16 16	
))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts.	greater than the arrear, noney,		•	4 4 2	6 6 6 3	2 3 5 5	3 1 3	4. 24. 26.	 1793. 1795. 1803. 	27 28 31 2 2 16 16 16 24	
))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity,	greater than the arrear, noney,		•••	4 4 2	3	2 3 5 5	3 1 3	4. 24. 26.	 1793, 1795, 1803.	27 28 31 2 2 16 16 16 24 5	
))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees,	greater than the arrear, noney,		•••	2	6 6 6 3	2 3 5 5	3 1 3 1 3 5 1	4. 24. 26.	 1793. 1795. 1803. 	27 28 31 2 2 16 16 16 24 5	
···	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such,	greater than the arrear, noney,		•••	4 4 2	3	2 3 5 5	3 1 3 1 3 3 5	4. 24. 26.	 1793. 1795. 1803. 1825.	27 28 31 2 2 16 16 16 24 5	
···	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity,	greater than the arrear, noney,		•••	4 4 2	3	2 3 5 5 5	3 1 3 1 3 5 1	4. 24. 26.	 1793. 1795. 1803. 1825.	27 28 31 2 2 16 16 16 24 5	
))))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property,	greater than the arrear, noney,		•••	4 4 2	3	2 3 5 5 5	3 1 3 1 3 5 1 2	4. 24. 26.	 1793. 1795. 1803. 1825.	27 28 31 2 2 16 16 16 24 5 2	
))))))))))))))))))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponium on claims to the property.	greater than the arrear, noney,		•••	4 4 2 2	3 3 3	2 3 5 5 5 6	3 1 3 1 3 5 1 2 4 7	4. 24. 26.	 1793. 1795. 1803. 1825.	27 28 31 2 2 16 16 16 24 5 2 3	
, , , , , , , , , , , , , , , , , , ,	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules, of the property of paupers for costs,	greater than the arrear, noney,			4 4 2 2	33343	2 3 5 5 5 6	3 1 3 1 3 5 1 2 4 7	4. 24. 26.	1793, 1795, 1803. 1825.	27 28 31 2 2 16 16 16 24 5 2 3	
	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules, of the property of paupers for costs,	greater than the arrear, noney,		•••	4 4 2 2	6 6 6 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	2 3 5 5 	3 1 3 1 3 5 1 2 4 7	4. 24. 26. 7.		27 28 31 2 2 16 16 16 24 5 2 3 	
	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase is under fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules,	greater than the arrear, noney,			4 4 2 2 2 2 3 3	6 6 6 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	2 3 5 5 6 	3 1 3 1 3 5 1 2 4 7	4. 24. 26. 7.		27 28 31 2 2 16 16 16 24 5 2 3 	
))))))))))))))))))))))))))))))))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules, of the property of paupers for costs, of putnee talooks for arrears, rules for, such to be made by Registers,	greater than the arrear, noney,			4 4 2 2	6 6 6 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	2 3 5 5 6 	3 1 3 1 3 5 1 2 4 7 1	4. 24. 26. 7.	1793, 1795, 1803, 1825, 1816, 1814, 1819,	27 28 31 2 2 16 16 16 24 5 2 3 8 11 3,8	
))))))))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules, of the property of paupers for costs, of putnee talooks for arrears, rules for, such to be made by Registers, such may be stayed, rules for,	greater than the arrear, noney,			4 4 2 2 2 2 2 3 3 4	6 6 6 3 3 3 3 4 3 9 9	2 3 5 5 6 	3 1 3 1 3 5 1 2 4 7 1	4. 24. 26. 7.	1793, 1795, 1803, 1825, 1816, 1814, 1819,	27 28 31 2 16 16 16 24 5 2 3 8 11 3,8	
))))))))))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts, such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules, of the property of paupers for costs, of putnee talooks for arrears, rules for, such to be made by Registers,	greater than the arrear, noney,			4 4 2 2	6 6 6 3 3 3 3 4 3 9	2 3 5 5 6 	3 1 3 1 3 5 1 2 4 7 1 1 2 4	4. 24. 26. 7. 15. 28. 8.		27 28 31 2 16 16 16 24 5 2 3 8 11 3,8	
))))))))))))))))	not to be reversed on the plea of the proceeds being not to be contested by persons receiving purchase runder fictitious names to be cancelled, may be made with restrictions of proprietary right, in satisfaction of decrees, forms for, such may be countermanded or postponed by courts such may be reversed for irregularity, of general property in satisfaction of decrees, officers to be employed in conducting such, such may be reversed for irregularity, rules for postponing, on claims to the property, for decrees against sepoys, rules, of the property of paupers for costs, of putnee talooks for arrears, rules for, such to be made by Registers, such may be stayed, rules for,	greater than the arrear, noney,			44 2 2 2	6 6 6 3 3 3 3 4 3 9 9 4	2 3 5 5 6 	3 1 3 1 3 5 1 2 4 7 1	4. 24. 26. 7. 15. 28. 8.	1793, 1795, 1803, 1825, 1816, 1814, 1819,	27 28 31 2 16 16 16 24 5 2 3 8 11 3,8 9 13 4,5	

						1.	_	An	aly	sis.	Auth	ority.	
					٠	-	Chap.	Sec.	Ċ.	Rule.	Reg.	Sec.	Ci.
										5	7. 1799.	4	
LES OF I	DISTRAINED PROPER	TY to take place five	days after attachment	, ,,	• •	• •	10	٥	8	63	45. 1795. 28. 1803.	20 20	
,,	2)	of weavers &c. wh	en to take place.	••						7 }	17. 1793.	31	
"	"		• •	• •	• •				.	. {	7. 1799. 17. 1793.	$\begin{array}{ c c c c }\hline & 4 \\ & 22 \end{array}$	
>>	es .	forms of,	• •	• •	• •	••	10	6	9	13	45. 1795.	20	
		to be postponed for	r proper price.				10	6	9	2	28. 1803. 5. 1812.	20 19	
,,	,,	expenses of, rules,								3 {	7. 1799.	5	1
>>	"	cpee., ee.,	••	••	••	• •				1 8	28. 1803. 17. 1793.	20 24	
,,	39	persons prohibited	purchasing at,	• •	••	••	•			4 }	25. 1795.	22	
O.E.	LANDS what to be	annulled by the spec	cial commission				11	5	1	3	28. 1803.	22	
" und	lue influence in, n	ot necessary for such	annulment,	• •	••			."	. 1	5	1. 1821. 1. 1823.	3 2	
	NTS, amenable for		• •	• •		• •	1	3	4	5	10. 1819.	13	
,, ,,	judicial authori	ty of,	••	••		• •]	5				109	
	suits against, fo	•	• •	• •	• •		11 3	12 1		1 5			į
21 22 21 22	and officers ren	oved from stations,		••	••	• •	3		3	(13 16	
, ,,	to empower offi	cers to give security		• •	• •	• •	3		_	5		21	ĺ
,, ,,	liable to damag	es for compulsion,	~	• •	• •	• •	3	2	6	-		8	
»		compulsion by inferi ts against their office		• •	• •	• •	٠,	١.		5		10	
) ,))		convicted to the Jud		•	• •	• •	3	12	3	1 -		13	
C886	es concerning, cog	nizable by Z. and C.	Č.	••	••	• •	i	5			"	111 112	
	l of such,	•	••	••	••	• •		١.	1.	3	::	113	
" case		ed by order of the B	oard,		• •	• •			١.	7		118	
	sion of, and senter		• •	• •	• •	• •				6	1	115	
	emain attached in		••	••	• •	• •	١.	١٠,	١٠.	8		116	
	ers, forms of suein summoned as w	itnesses	• •	••	• •	• •	3			_		24	
» »		d to attend when ne	cessarv.	••	••	• • •	٥	4	1.2	3	"	27 28	
,, ,,	when personall	y attached, notice to	be given to the agent,	,	• •		3	2	3		1 ::	29	
,, ,,	suits against th	e confiscation of, to	be instituted within or	ne month,	• •	• •	2			23		80	1
AYER, EX	actions of, courts	to receive complaints	s against,	••	••	••	1	5	8	1 }	27. 1793. 4. 1795. 11. 1803. 3. 1793.	4,8	
EAL, of	zillah and city cour	rts,	••	••	• •	• •	1	2	2	13	7. 1795.		
									l	{	2. 1803.	. 14	
of r	provincial courts,						12	2	3	1 2	5. 1793. 9. 1795.		
			• • • • • • • • • • • • • • • • • • • •		• •	-	-	-	-	17	4. 1803.		
" of t	he Sudder Dewant	ıy Adawlut,	• •	• •	• •	• •	13	1	1	2	6. 1793.	. 3	3
ECURITY	, not to be require	d from commercial r	esidents,	• •	• •		3	1	5	1 \$	31. 1793.		<u>:</u>
	•						1		1	1 8	27. 1803. 14. 1793.		
"	when to be requi	red from collectors o	of revenue in suits,	• •	• •	• •	ŀ	-	-	2	6. 1795.	. 42	2
	miles for taking	from weavers &c, in	enite			••	12	1,	2 1	5	37. 1803. 31. 1793.		
**			·	••	••	•	٢	-		1	37. 1803.		
**	for retaining pos	cerning, for salt office session of <i>lakkiraj</i> lai	ers and <i>motang accs</i> , ads resumed	• •	• •	• •	1.4	5	اأ	6	10. 1819. 2. 1819.		
,,	for attendance in	regular suits, rules	for,	••	••	••	2				2. 1806		
,,	form of bond in		•				١	1	1	2 8	11. 1797		
,,			• •	••	• •	••	Ι.	1.	1.		2. 1806.	. 4	
"	amount and exte		suspicion of intended e	·· ·vasion	• •	• •	ŀ,	ŀ	, •	14	3. 1802.		4
,,	money or Govt.	obligations to be rece	eived as.	· · worver, ·	••	• •	2	2	2 4	1 1 5	2. 1806.	1 8	
3) 27	may be taken fro	om defaulters pending	summary suits.	••	• •	• •	5	1	2		19. 1817.	1	•
<i>"</i>	to be filed by na	tive officers charged	with embezzlement,	• •	• •	• • • • • • • • • • • • • • • • • • • •		L	1		18. 1817.		1
"	may be demande	d from purchasers of	putnec talooks,		• •	• • •	5	112	2 0		8. 1819.		
97	in such cases, to	equal half the annua	d produce,	• •	• •		5	12	2 0	2	8. 1819		
"	for the attendand	e of paupers,	D	• •	• •	• •	3	1 3	3 1	10	28. 1814	.] 6	
,,	for costs to be a	ed from the nazim of attered by residents of	Dengal, f Coloutto	• •	• •		3			3	19. 1825		
**		ebtors on being relea		• •	••	• •	3				9. 1819.		
,,			DV449	• •			12	2) 3	3 8	5	2. 1806.	.]]]	. 1

				A	naly	ısis.	Aut	hority	
			1	Sec.	ฮ	Rule.	Reg.	Se.	G.
Security, for costs in appeals, rules concerning,				2 4	1 1		26. 1814		
" for execution of decrees in appeals,	• •	• •	• • •	2 4	2	1,2	13. 1808.		
" neither party being able to give such, rules,	• •	• •	••[•	-	.	5 }	5. 1798. 4. 1803.		
,, such for money to cover interest,	• •	• •		1.	.	7	26. 1814.		2
" for possession of lands in disputes for inheritance,	• •			110	0	3	5. 1799. 3. 1803.	16	ł
" not to be required from prosecutors of native officers,	• •	• •		5 5			10. 1806.	10	
,, rules for, before sudder aumsens,	• •	• •					See Anal. 23. 1814.		1
" rules for, before moonsiffs, " of defaulters to cover the eventual demand,	• •	••				3	5. 1812.		
" for costs in appeals from the superintendent of Cuttack,	• •	••	[1]	1	2	2	11. 1816.	12	ı
" to delay execution of decrees by superintendent of Cuttack,	• •	• •	11	1	3	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	••	19	1 2
" for final judgment, in appeals for do. " such not being filed, property to be attached,	••	••	:: :	1:	:	3	••		3
" from persons charging European officers with corruption,		••	[1]	1 -	2	2	17. 1813.	4	2
,, to delay execution of lakhiraj decrees by collectors,	• •	• •	• • 11			5	2. 1819. 2. 1806.	30 7	
,, in regular suits before provincial courts, rules, ,, for costs to accompany petitions of appeal,	• •	••					26. 1814.	8	2
" supplementary may be required, pending appeals,	••			1.	1.	2 {	3. 1802.	2	1
for casts in energial annuals, miles concerning		••	12	,,	3	1 C.1	4. 1803. 26. 1814.	12 2	8
" for costs not to be required in summary appeals,	••	••						3	7
•	•			ı	1		12. 1797.	3	
" for costs, to accompany petitions of appeal to S. D. A.	• •	• •	13	5	1	13	6. 1793. 5. 1803.	10	
" supplementary may be required by S. D. A.						2	12. 1797.	3	
	••	• •					5. 1803.	10	_
,, for costs in appeals to the King in Council, rules, ,, to be given by managers of lands attached by courts,	• •	• •					16. 1797. 5. 1827.	4	
SEHARUNPOOR, zillah court established in,	••	••	1	1			4. 1818.	2	1
,, zillah of, attached to the P. C. at Bareilly,	• •	• •	12	•			8. 1805.	8	
SEPOYS, instituting civil suits, rules for, ,, private causes of, exempt from such rules,	• •	••	3	4	1	6	15. 1816.	3	6
" suits against, rules for instituting,	• •	••	3				••	4	
,, obtaining furlough to produce certificate, rules,	• •	• •	3	4	3	$\frac{1}{2}$	•••	5	1
" appointment of vakeels for, " may conduct their own causes,	••	••		:		3	::	6	2
" leaving cases unfinished, rules,	••	• •		·.		6		7	3
,, lands of, rules for selling in satisfaction of decrees,	• •	••	: 3		•	1 1	•••	8 10	
, these rules applicable to, if attached to the army, actions of debt against, cognizable by a military court,	••	••	3		6		20. 1810.	22	2
" may receive an extension of leave to conduct suits,	• •		: 3	4	3	5	15. 1816.	7	2
Serishtadars, to endorse copies of decrees, rules for, to subscribe solemn declarations on taking office,	• •	• •	$\begin{bmatrix} \cdot & \cdot \\ \cdot & \cdot \end{bmatrix} \begin{bmatrix} 2 \\ 6 \end{bmatrix}$	3	2 5	5 1	26. 1814. 18. 1817.	8 2	9
", to endorse reports of stamp duty sent by moonsiffs,	• •	• •	10	4		2	23. 1814.	49	2 4
" Sec Officers.					l				
Servants, private, not to be employed publicly,	• •	• •	6	ł	1		8. 1825. 13. 1793.	2 11	1
" and dependents of judges, punishable for extortion, &c.	• •	• •		5	10	. 51	12. 1803.	14	
SILK MANUFACTURERS, rules for instituting suits against,	• •		3	2	5	1 }	31. 1793.	14	
Sonk, pergunnah of, attached to zillah Agra,		• •	1	1	1 1		37. 1803. 12. 1806.	14 2	
" suits cognizable from what time in,	• •	• •	2	1	2	7	• •	4	
Sonsa, pergunnal of, attached to zillah Agra, suits cognizable in, from what date,	••	• •	2				12. 1806.	2	
STAMP Dury, in suits relating to contraband salt, exempted,	••	••					10. 1819.	98	
" on petitions of appeal from collectors,	••	• •]	7	4		2. 1819.	30	7
on petitions for the review of judgments by courts, on plaints in suits against resumption of lands,	••	••	4				2. 1825. 2. 1819.	$\begin{array}{c}2\\27\end{array}$	
" on plaints generally in regular suits,	••	••	2	2			1. 1814.	13	
" for bond of hazirsaminy, in regular suits,	••	• •	2		1		16. 1824.	2	
on pleadings razeenamaks &c.	••	••	2	ı		(1	24. 1814. 1. 1814.	19 17	
" two sheets of paper bearing, when to be used for pleadings,	••	••		٠-		8	26. 1814.	5	2
" similar rule for miscellaneous petitions,	• •	• •			. ,	10			4
,, on filing exhibits, ,, on copies of decrees and orders, scale for,	••	• •	2	2 3	7 2		1. 1814.	15, 16 19	
,, on copies of decrees and orders, scare for,		• •	• • 2						

							An	alı	ısis.		Autho	ority.	
S ignatural de la companya de la co						Chop.	800	C.	Rule.	R	leg.	Sec.	Ci.
FAMP DUTY	on indigo eng	ragements,	• • •	• •		5	5	6	17,18	6.	1821.	7,8	
, ,	on petitions b	f paupers,	••	• •	• •	3	3	1	3		1814.	5	
99 ;	generally rem	itted to paupers,	• •			١.	$[\cdot]$	٠	114	1		8	ł
3>	rules for retu	rning to appellants, paupers being respondents,	• •	• •	• •	١٠.	1.1	2	7	2.		15	
,,	on plaints be	fore sudder aumeens,	• •	••		18	5	1			1814.	70	4
**	portion of, to	be returned by sudder aumeens on razeenamahs,	• •	• •		ŀ	1.	·	Z		1824.	3	•
**	to be returned	d on pffs. filing razeenamahs before hearing,	• •	••	••	2	3	ļ	3 }		1810. 1814.		
	portion to be	returned if filed after hearing,	• •				1.		4 }		• •	::	
	in suits before	e moonsiffs, scale for,	• •		• •	h	2	3	1 }		1814. 1821.	16	1
"	to be taken a	s compensation by moonsiffs,		• •		1.	1.].	2 }	1		49	
••		· · · · · · · · · · · · · · · · · · ·		• •	-		1	1	3	1.		3	
))		riated by moonsiffs, in cases razeenamaid,	••	• •	• •	1.	1.		1		1817.	۰	•
>>		appropriated, in cases dismissed, &c. eing filed before <i>mounsiffs</i> ,	• • ,	••	•	lie	1 2	i	2	23.	1814.	49 38	
3 2		wits before the superintendent of Cuttack,	• •	• •	• •	li	í			1	 1816.	9	
,,		in the court of Cuttack, discretionary,	• •	• •	• •	li					1818.	5	
))		suits before collectors, rules for,	• •	• •	• •	1	8	1	8		1824.	1 .	
))		lakkiraj suits before collectors,	• •	• •	• •	li			1,5		1819.	1	1
)) .	In spite hafor	e collectors, under Reg. VII. 1822,	• •	• •	• •	11	10		5			27	
2 >	in annuals for	om collectors to the B. of Revenue,	• •	• •	• •	lii			i	1	1822.	29	
27	on comies of	decrees on appeals to B. of Revenue,	••	• •	• •	1.,	1.0	1	5	į .	• •	29	1
27		d in special appeals returned for retrial,	••	• •	• •	12	liı	5		l., '	1017	8	
37	to be returne	ed by order of P. C. A. in certain rejected suits,	*	• •	• •		12	۱	2 4		1817.	7	
3>	in attenues a	appeals, rules for,	• •	• •	• •	1:4	12		3,4	20.	1814.	3	
97	to be token o	appears, rules for,	• •	• •	• •	110	9	1	2	60		8	
37		on separate pleadings of appeal,	• •	• •	• •	J.,	9	۱ '	1 .		1814.		
99		regular appeals,	• •	• •	• •	1:	J.,	١٠,	4		1814.	13	. 1
99	on petitions	of special appeal,	• •	••	• •		1 1		1	26.	1814.	2	
27	rules for, on	rejecting special appeals,	:·	• •	• •	11.2	11	1	4 1	1	• •	• •	1
, 39	see Appendix	k to Chapter 2, notices in the text alone being h	ere indexed.			١.,	1	۱,				٠	
TAMPS, SUP	Concentration	ad collectors of, vested with judicial powers,	• •	• •	• •	11	13				1824.	17	
UBURBS OI	CALCUTTA, BUI	ah court established in,	••.	• •	• •	1	1	١,	5		1814.	2	
JCCESSION	to Property,	to take place without interference of the courts,		••		4	1 10	(2 }	5.	1799.	3 16	
		ur, number of judges to be attached to,	• •	••	• •	13	1	1	1	12.	1803. 1811.	2	
. "	,,,	station and seal of,	, ••	• •		-	.		2 }		1793. 1803.	$\frac{3}{2,3}$	ı
"	,,	sittings of, rules concerning,				١.		١.	4		1801.	5	
"	,,	two judges of, to constitute a court,	• • •	• •		1.	.	١.	5	Ι.		6	
"	,,	chief judge of, to have a casting vote,	••	• •	• •	1.	١.	1	6	25.	1814.	18	1
,,	,,	one judge of, on what occasion to hold a cou		••	• • • • • • • • • • • • • • • • • • • •	13	1	2	1,2	13.	1810. 1814.	6	9
		power of the court to revise orders of single j	indros			١.	١.	١.	5	40.	1810.	U,	4,
,,	**	may call for, and try suits above 50,000 Rs.	Junges,	• •	• •	13	2	0			1814.	5	
**	. >>		•• ,	• •	• •	1	ı	l			1793.	16	
روب	,,	may take deposition or refer to courts for suc	ch,	• •		13	5	2	13		1803.	16	i .
		may transmit interrogations for witnesses,				١.		١.	2		1814.	11	
99	**	may instruct Z. and C. judges to take deposi	itione	• •	• •	1	:		3		1817.	li	
,,,	**	may matract 2. and C. judges to take deposi	mons,	• •	• •	1	1	١.			1793.	20	
w	"	not to allow persons, other than parties, to p	olead,	••	• •	13	5	3	1 }		1803.	20	1
,,	,,	empowered to suspend judges for neglect of	orders,	• •		13	5	4	1 }	1		13 13	
	**	to report decrees of forfeiture for resisting pr	rocess,	••		13	5	5	1 §		•	24 24	
. 99		rules for the proceedings of,				13	5	(2	2.	1801.	16	
	97	to regulate its own proceedings and process,	••	••	••	13			2			6	
· 2)		to be guided generally by the rules for Z. an	d C. C.	• •	• •	-	1	ŀ	3		1793. 1803.	7	
**	, ,,,	to be guided generally by the rules for 22, and						í	1.6			31	4
» »		to act according to equity, and good conscien	ıce,	• •	• •	-	-		43			30	
))))))	» »	to act according to equity, and good conscien	nce,			1	5	۶.	1 2			30 9	
3) 3)	2)	to act according to equity, and good conscient	••	••	• •	13	1	1	1	6. 13.	1793. 1796.	30 9 8	
))))))	» »	to act according to equity, and good conscien	••			13	5	S	2	6. 13.	1793.	30 9 8 12	
31 32 32 33 34 35	33 33 33	to act according to equity, and good conscient may alter and reverse decisions appealed, may award interest from the date of decrees,	••	••	• •	13 13	5 7	1	1	6. 13. 5.	1793. 1796.	30 9 8	
23 23 23 23 23 23 23	23 23 23 23	to act according to equity, and good conscient may alter and reverse decisions appealed, may award interest from the date of decrees, may order P. C. A. to admit special appeals,	••	••	••	13 13 13	5 7 7	1 2	1 2 10	6. 13. 5. 9.	1793. 1796. 1803. 1819.	30 9 8 12	
33 33 33 33 33 33	33 33 33	to act according to equity, and good conscient may alter and reverse decisions appealed, may award interest from the date of decrees,	••	••	••	13 13	5 7 7 7	9 1 2	1 2 10 2 1	6. 13. 5. 9.	1793. 1796. 1803.	30 8 12 8 4 5	

			and the second s	we .	_	An	aly	nks.	Ī	Aut	torky	
					Chap.	Sec.	Ci.	Rale	1	Reg.	Sec.	1
oder Dewa	NNY A DAWI	LUT, may order suits rejected by Z. and C. C. to be admitted,		}	2 13	1 8	3	4		1793. 1803.	4	
99	D	may order P. C. A. to admit rejected appeals,	••				.	2	 "		5	
**	4 8)	may order enquiry to be made as to the age of minors,			13	8	4	1 \$		1793.	5	
	:	may order enquiry as to the disqualification of landholders,	••	• •				, {	oz.	1803.	5	
,,	"	•	• •	• •	$ \cdot $	1			'		9	
3 je	,,	to decide on the qualification of landholders,	••	••		.		4 2		•	••	
"	,,	to order enquiry on the petitions of disqualified landholders,	• •	••	$ \cdot $	\cdot		3 }				
"	,,	to confirm or annul the appointment of guardians,	• •	• •	13	8	5	1 }		1800. 1805.	29	ĺ
,,	,,	rules for receiving charges against native officers of P. C.	• •	••	13	9	1	1 }		1793. 1803.	9 12	
,,	,,	similar rules regarding officers of Z. and C. C.		••	.	.		2			•••	ĺ
	•	may try such charges itself,			1. 1		.	3				
,,	.,,	•	• •	••				3				
"	"	may authorize P. C. A. to try such charges,	••	••.				٦ }	:			ĺ
**	"	similar orders for law officers,	••	• •	$ \cdot $.	• 1	5 }			8	ļ
,,	"	may receive charges against its own officers,	• •	••	13	9	2	1 }		1793. 1803.	7	
,,	,,	as also against its own law officers,	• •	•	-	\cdot		2 }	E	1793. 1803.	8	
,,	,,	may institute summary enquiries into embezzlement,	• •	••	13	9	3	1	18.	1817.	7	
"	"	as also for withholding accounts, may order Z. and C. judges to proceed on petitions rejected by	y them,	• •	13	io	0	ĩ	2.	1798.	7	ŀ
"	,,	may pass such orders to P. C.	••	• •	1.3			15	6.	1793.	13	
,,	>>	may suspend judges neglecting or making false returns to pre-	_	• •	,,,	``	1	1	•	1803. 1793.	13 15	
"	"	may suspend Z. and C. C. judges for similar disobedience to I	P. C.	• •	13			2 8	4.	1803. 1801.	15	l
,,	"	to report misconduct of public officers, to report the qualification of registers for extra powers,	••	• •		12	0		24.	1814.	9	
,,	33	to make similar reports of sudder numeers,	••	• •				2		1819. 1821.	8	
"	"	may remove suits above 5,000 Rs. from Z. and C. C. to P. C.	• •	••		13	1	2	19. 25.	1817. 1814.	3 5	١
,,	**	may grant permission to revise judgments,	• •	• •	13	14	0	13		1814.	4	
"	"	mey adjourn courts for one month,	• •	• •	13	15	0	1 }		1793. 1803.	23 23	I
**	,,	may adjourn for or dispense with holidays, may dispense with vacations in lower courts,	• •	• •	:			3	3.	1798. 1806.	3 10	
.99 22	"	may authorize the employment of persons to make translation		•	13	16	0	-		1797.	4	1
,,	**	to explain regulations on references,	• •	• •	13	- 1	0	1 }		1796. 1803.	3 3	
'99	"	may propose new regulations,		{	13 4	17 18	0	2	1		4	A
,,	,,	to forward drafts of regulations to Gov. Gen. in C.	• •		1 1	18	1	7,2	20.	1793. 1803.	9 9	
		may require information concerning new regulations,			1.			8	1		10	
,,	**		••	• •					ı	• •	10 13	l
,,	,,	to return drafts that are incorrect as to form,	••			18 6		٠, (•	• •	13	ı
**	"	may remove suits above 1000 Rs. from Z. and C. C.	••	₹	13	13	ō		ı	1814.	3	ı
20	,,	to decide upon the competency of courts,	• •	••	.2	1	1	2	2.	1793. 1803.	16 9	1
> >	>>	to approve the selection of administrators to disputed estates,	•••		4	10	0	4		1799. 1803.	5 16	1
"	»	may remove any native officers of Z. and C. C.	••	• • •	6	1		9		1809.	13	
,,	,,	to confirm the appointment and removal of kazies, to appoint its own vakeels,	••	• •	6 7	6	2 1	3	27.	 1814.	3	1
9) 2))) H	may remove its own vakeels for misconduct,	••	••	7	2	3	i	1	• •	10	
••	25	special meetings of, to be called by the register,	••		7	3	C	43		1801. 1803.		

										A N	- y	/8i8.		Auth		
				,					Chap	Sec.	25	Rule	R	Reg.	Sec.	ರ
UDDER	DEWANNY A	DAWLUT,	, to confirm fines	for resisting process	of the supe	riptendent of	Cuttack,	٠	11	 	,	7	111.	1816.	7	
, k	,,	23.	may issue instru	ctions to the superin	tendent of	Cuttack,	• •	• •	ŀ		<u>ا</u> ۔	8	1	••	8	
÷		"		the superintendent o					111		2	4 7 .	.I	••	14	
	,,	n		for re-trial to the su om Cuttack, on the s			• •	• •		1		8	1		16 17, 18	
))))	n n		ernment, the executive			••	• •	liı	'n	3		1	•	19	
	,,	19	to superintend c	harges against judicis	al officers,	••	• •		11	4	1	1.	10.	1813.		
Na	,,	,		rity to conduct sucl		••	• •	• •	111	4					4	1
	23	Ď	to enforce the po	enalty for false charg as to the jurisdiction	ges,	ial Cammiasia	••		!!	5				1825. 1821.	5 8	
	37	"	to settle doubts	division of the P. C.	of Dacca	iai Commissio	n,	• •	12		10			1802.	4	
JITS, I	,, admission of,	, ac cordi	ng to jurisdiction		o. 2400a,	••		••	1	í		1 . 6	3.	1793. 1803.	8	
, a	dmission of,	by perso	ons not amenable	under what rules,		••	• •		١,	3	3	6	28.	1793.	7	1
•			able by courts as			••			1	١.		6	3.	1803. 1793.	7 8	
	-					••	•••	• •	-	-	"	3		1803.	5	
,, u	sgamat the co	onection	of tolls, admissal	oie,		• •	••	• •	.			3		1824. 1793.	14 30	
,, 8	against the re	egistry of	f estates, admissa	ble,		••	••					4 }		1795.	28	
		•											42.	1803.	44	
			he officers of cust s collecting town			• •	• •	• •		•	•	6 7		1810. 1810.	38	1
			collectors, not ad			••	• •	• •		:	1:	8		1817.	24 34	
	• •	<u> </u>	Rs. admissable in	,		••		••	Ι,	6	,			1814.	6	
	_	•				••	• •	• •	1	١	,	1,9	25.	1814.	3	
			Rs. option for in			• •	•• '	• •	ŀ] • •	2	19.	1817.	2	
, XI	exceeding 1 ()	7 10,000 700 Re m	Rs. transferable t	o P. C. i to P. C. by S. D. A	1	• •	• •	• •	1]	5	25	1814.	3 3	
	•			•	١.	••	••	Ğ	ľi	6	'n		1	1		1
		_	lands, in what co	•		••	••	- •• ₹	4	5 9	1	1 13	1	1819.	25	ı
			referable to regis	-		• •	• •	}	8	1 9	3	1	24.	1814.	8	
, €	exceeding 500	0 Rs. who	en referable to re	gisters,			• •	}	8	1 .	1 -	4	1 .		9	l
, r	reference of,	to addition	onal registers,	• •			• •	• • • • • • • • • • • • • • • • • • • •	1	9		7	١. ،		12	
, n	not exceed ing	g 150 Rs.	referable to sudd	ler aumeens,		• •	••	{	9	94	_			1814. 1814.	7 68	
, n	ot exceeding	500 Rs.	referable to sudd	er aumeens,	•		••	₹	1 9	9	-		1	1821.	5	
, o	of paupers re	ferable to	o sudder aumeens,					Ş	1 9	9	2	4 2	13.	1824.	4	
	oot referable		•			••	••	ξ	1	9		1 5 3	23.	1814.	68	
				• • • • • • • • • • • • • • • • • • •	• .	• •	••	Į	9	9	4	4 7	1			i
				to sudder aumeens of	r registers,		••	• •	1	9	3			1822. 1814.	31 10	i
, r	reierrea to in	iterior co	urts may always	be recalled,	• •		••	• •		$ \cdot $	•			1814.	47	ĺ
, (concerning la	a <i>khirai</i> la	nds to be referre	to collectors				5	1	9	4	43		1819.	30	ĺ
		- 4		to conceeds,	••		••	{	11	9	1	1 \$	ı	ı	- 1	i
, T	rules for the	admissio	n of,		• •		• •		2	1	1	1 8		1793. 1803.	12 9	I
,, , 1	not to be adr	mitted, if	decided in other	courts,	• •		••					2 §			16 10	ĺ
,, i	if rejected by	Z . or C.	. C. may be refer	red for trial by P. C.	. A.		• •	••		.		3		1793.	7	
	similar powe	r of the S	S. D. A.									18		1803. 1793,	7	i
		-		miles for all	••		• •	• •				4 8		1803.	4	i
				rules for the several	provinces,		• •	• •	2	1	2			Anal.		l
			12 years, (with p	• •	• •		• •	• •		.	$ \cdot $	12		1793. 1803.	14 18	
,, 1	for immovab	le proper	rty, cognizable af	ter 12 years,	• •		••		١.	١. ا	۱. ا	14		1805.	3	
,, 1	not cognizab	le after <i>t</i>	60 years.	•	• •		••	• • • • • • • • • • • • • • • • • • • •			.	19	 			ĺ
, (,	on we part of	or Govern	nment, cognizable able at any time,	within 60 years,	••		• •	• •	•	•		13	1 .		2	
", · {	for fines and	penalties	ane at any time, s, cognizable with	in one vear		••	• •	• •	١.,	$ \cdot $	•	18		••	3	
, i	for damages,	cognizat	ble within one ve	ar.		••	••	••	ľ.			20 21	4		6 7	
" (against the r	esumptio	n of lands, cogni	able within one year	t,	••	••	••	l: ·			22		1819.	24	
	to be tried a			_				••	٦	8	١	1,5		1793.	19	
		 		• •		• •	• •		1 4	1 4	11)	1 4 50		1803.	20	

	•					Ana	yeis.	Aut	hority	•
				į	S C	<u>ن</u> ن څو	Rule.	Reg.	Sec.	2
UITS :	in which attachment has taken place to be tried before others,				2	2 1	1 2	2. 1806		S
"	regular to be encouraged instead of summary,	• •	••		5	1 :	2 5	2. 1821		4
,,	against (commercial) officers of Government,	••	• •		3	d.		31. 1 79 3 37. 1803		
"	against opium agents and officers,				.	. .	2	13. 1816	. 18	N .
,,	against salt agents and officers, rules for instituting,	• •	••		.	$\cdot \cdot \cdot$		10. 1819		
"	against public officers, whom to be heard, against the resumption of lakhiraj land, rules for,	••	• •	• • •	3	5	2 3	8. 1816 2. 1819		
,, ,,	to annul sales of land for arrears, rules for,	• •	• •	•••	4	6		11. 1822		
,,	for damages against irregularity in sales,	••	••	::1	.]	. .	5		4	
	regular concerning indigo crops, rules for,	• •	• •				13	6. 1823		
	if paupers to be nonsuited on proof of perjury, by sepoys and native officers, rules for instituting,	••	• •	••		3 4	1 - 1	28. 1814 15. 1816		
"	against sepoys, &c. rules for instituting,	••	• •	• •	3	4 :	2 1		4	
,,	of sepoys, &c. to be tried before others,	••	••		3	4			7	1
,,	by and against native princes, to be conducted by collectors,	• •			3	5 7		4. 1816 7. 1823		
	to recover penalty for loans to civil servants, rules for,	• •	• •	••]	- 1	- 1	75	2. 1821		
	trial of, by additional registers, rules for,	••	••		8	2	10 8	3. 1824		
,,	concerning native law to be referred to law officers,	••	••	•	9	4		23. 1814		
	concerning Europeans and Americans, may be referred to sudder a	umeens,	••	••		· ·	3	4. 1827. 23. 1814.		
,,	cognizable by mounsiffs,	• •	• •		0	2	33	2. 1821	3	
	not cognizable by moonsiffs,							2. 1821	3	2
"	dismissed by moonsiffs may be remanded for trial,	••	••	•		١.		23. 1814	13	
"	may be removed from the files of moonsiffs,	• •	••	• •	0	2 9	3 5	•••	27 47	
» »	to be tried by the superintendent of Cuttack,	••	••			1		11. 1816		
,,	such to be tried on the general rules,	• •	••		.	. .	8		8	1
,,	against acts under authority of the Gov. Gen. in C. in Rungpoor, against the claims of Government to certain lands,	• •	••			3 (10. 1822		
"	regular in appeal from decisions of Collectors,	••	••		1 1	9 3		9. 1825	2 14, 29	
,,	such to be tried as appeals from summary awards,	••	••			. .	4	••	23	
,,	such not be referred to registers or sudder aumeens,	• •	••		1	10 8	6		31	
"	rejected by Z. and C. C. may be returned by P. C. A.				2	3	1 \$	5. 1793		
,,	above 5,000Rs. to be instituted in P. C.			1		. .	(4. 1803. 13. 1808.		1
	above 1,000Rs. to be tried by P. C. on reference from S. D. A.				.	Ί.	1,5	19. 1817.	3	1
"		••	• •		١	. .		25. 1814.		
,,	for lakhiraj lands above 500Rs, to be instituted in P. C. for penalties for illegal loans to be instituted in P. C.	• •	• •	•	•	٠ ٠	5	2. 1819. 7. 1823.	1	
,,	-	• •	• •		2	3 (8	7. 1020	8	1
,,	above 50,000Rs. may be removed from P. C. to S. D. A.	• •	• •	• • [1	3	2 1	is	25. 1814. 26. 1814.	5	1
,,	uncognizable by Z, and C. C. to be instituted de novo in P. C. may be returned for revision on summary appeals,	• •	• •	• []	2	2	4	26. 1814.	7	2
	involving important points may be revised, (see Decisions,)	••	• •	1	2			9. 1819.	3	
,, ,,	Summary.—See Summary.	•••	• ,		1	7 9	1	J. 1019.	3]]
	for 1,000Rs. when may be referred to sudder aumeens,	• •		5	1	9 9	2 3 2	4. 1827.		١,
,,	according to Reg. II. 1819 when to be forwarded to special commi		••	5	9	4	4 \$		_	1
,,	certain, excepted from the cognizance of the Commissioners,	•••	••		1		31,3	3. 1828.	2 4	
•			•	••	.	. 4	" c	7. 1799.		
MMA	ny process for arrears of rent,—forms of,	• •	• •	• • •	5	1 1		5. 1800.	14	i
"	do. on defaulters residing in other districts,						1	28. 1803.		_
	limitation of time for instituting,	••	• •	• • •	١.	٠ ٠	5 7	19. 1817. 2. 1805.	15	3 1
))))	suits for arrears trial of ex-parte,	• •	• •				8	8. 1819.	18	2
	decisions for arrears, only appealable by a regular suit,	••	• •		5	1 4	3 \$	7. 1799. 5. 1800.	18 17	
	to the land among the least on fan in stigation			- 1		1		28. 1803.	35	
,,	suits against land agents, limitation for instituting, suits against distraint—rules for,	••	• •			2 0		2. 1805.	4	2
"	-	• •	• •	••]	5	- 1	13	5. 1812. 19. 1 793 .	15, 16 3	
>>	suits against dispossession, rules for,	• •	• •	••	5	4 0		32. 1803.	3	
3.7	such to be referred to arbitration, if possible,	••	••		1.	.	9	6. 1813.	5	3
**	suits when to be referred to magistrates,	• •	• •	• • •	1.		10	5. 1824.	4	
,,	suits on Indigo engagements, rules for investigating such,	••	• •	••	5	5 0		6. 1823.	3	R C
"	such referable to registers and collectors,	••	. ••	•• •	1.		5, 6 15	1	6	5,6

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				Chen.	3	3	Rule.	Reg.	Sec.	CC
Same	investigation into arrears from putnee talookdars,			1	5 1	2 3	3 1	8. 1819.	14	
٠.	uits, rules for stampt paper in,	• •	••	1	- 1	6 ((1. 1814.		
,, B ;		••	••	Ϊ,		Ϊ`	}	26. 1814. 7. 1799.	20 13	
99 91	, to be decided without delay,	•	••	-	1.	-		20. 1803.	31	l
2) 2.	, to be referred to collectors for report,		••		.	.	3	5. 1812. 19. 1817.	21 13	
).).	only cognizable in Z. and C. C.		••	7	13. 1808.	7	i
,,	, against native officers of collectors,		••	. .	5 1	8 0	13	3. 1794.	16 3	
,, er		•		.	5 1	1 0	1 . 1	33. 1803. 18. 1817.	7	2
,, pr	rocess against undertenants in putnee talooks, its, trial of, by register,	•	••	١.	4 !	9 6		8. 1819. 2. 1821.	16 9	
,, SU		•	••	1		1 5	45	24. 1814.	12	7
" .	reference of, to collectors with precept,	•	••		1	2 1	5 2	2. 1815.	2 2	2
	may be recalled from collectors	•	••	1	1	3 (0 9 4	1 - 6	14. 1824.	۲	3
<i>,</i> , ,	,, may be recaded from confectors,	• •	••	1	٠,	3 0			1 5	i
go 9:	, for arrears referable to collectors, .	•	••	1	1 9	9 4	13	7. 1799. 28. 1803.	15 22	4
	on indigo engagements, referable to collectors,	•	••		.	.	2	6. 1823.	6	
, c	, under Reg. V. 1812, referable to collectors, .	•	••	.	1.	.	6	19. 1817.	$\binom{13}{6}$	1, 2
. 39 31	, trial of by collectors, rules for,	•	••		-	.	7 8	14. 1814.) 7 8 9	
3)	decisions by collectors, appealable by regular suits,		••	1	ء اء	3 0	10	14. 1824.	10	
,,	" of collectors, not to authorize sale of property,			1	1			7. 1822.	23 5	3 9
,				1		1	1 8	9. 1825. 9. 1825.	3	9
**	suits when to be tried by collectors originally,	• •	••	111	1 10) 1	(7. 1822.	20 20	1
. 22	rules for the trial of such, suits only cognizable by Z. or C. Courts,	••	••	lia	2 3	1.0	8	7. 1822. 13. 1808.	7	
»,	inquiry into embezzlement by officers of S. D. A.		••	lis	3 8	3 3	1	18. 1817.	7	2,4
**	suits against dispossession by collectors, definition of such suits,	• •	••	11	ijΙ	7	4 5	7. 1822.	14	4 5
"	suits of all kinds to be referred to collectors, in certain cases,	••	••	1	1 9	4		7. 1825.	20	2
,,	process against weavers, &c. rules for,	••		3	3 2	4		9. 1801. 31. 1793. 37. 1803.	3 9 9	$\left\{ \left. \right\} _{3}^{2}$
,,	process against molunghees, &c. rules for,	• •	• • • • • • • • • • • • • • • • • • • •		.		2	10. 1819.	20	2
"	investigation concerning sales in execution of decrees, investigation into claims to property proclaimed for sale,	••	••	2 2	3	5	5 7,8	7. 1825.	5 3, 4	6
»	investigation concerning awards of private arbitration,	••	•• ••		5	2	2	6. 1813.	3	2
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"	•	• •	••	1.		١,	(4. 1793.	6	J
**	to witnesses in regular suits, rules for,	• •	••	1	2 2	1	1 4	3. 1803. 23. 1814.	7 29	2
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»	to be given to vakeels, to be given to vakeels of Government,	• •	••		7			27. 1814.	37	i
,,	to be given to sudder aumeens,	• •	••			i	7	23. 1814.	65	1 2
,,	not to be given to law officers, as sudder aumeens, to be given to moonsiffs,	••	••	li	0	1 4	8	••	6	4
»,	particular for moonsiffs of Chittagong,	••	••	. 10	υ :	2 1	8		58 15	a
33 .	to be given to vakecls of moonsiffs,	••	••	. 1	0 :	2 2	2 2	35. 1795.	8	2
>1	for authority to sell distrained property,	••		. 10	0 0	6 1	1 1 3	45. 1795.	27 27	3 4
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,,	,, to be guided by the general rules for suits,		••	1.	$\left\ \cdot \right\ $	1.	8	••	8	
,,	to forward petitions of appeal to the S. D. A. to obey precepts of the S. D. A. forms,	• •		1	1	1 2	3 5	••	13 14	2
"	,, to obey precepts of the S. D. A. forms,	• •	••	1 .	1.	١.	1 "	••	1 - 1	

						Ani	ly	eie.	Au	thority.	
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,,	of salt ckokies, judicial powers of,	••		• •		12	0	1	10. 181		
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***	to be employed in Government suits,	••	••					2		3	
"	to furnish legal opinions when required,	• •	• •		:			3		4	-1
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**	may instruct Government vakeels in conducting suits,							€ 5	8. 181 8. 181		
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,,	to recognize complaints against the Raja of Benares,	• •				.		4		14	-1
,,	to try appeals from native commissioners,			::	٠		.	8	···	24	4
))	and remembrancer, to conduct suits for recovering p	enalties to	r illegal loans	to civil	11	14	o	7	7. 182	3. 8	
	vants, count, officers of Government may be prosecuted in,	••	• •	• •	iil	4	9		17. 181	. 1	
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JRETIES O	f Government farmers resisting process of collectors,	••	• •	• •)	5	4	4 2	6. 179 27. 180		
,, i	for attendance of defendants may be prosecuted as principals,	••	• •		2	2	3	5 }	4. 179. 3. 180	3. 12	2
,, 1	for executing decrees forbidden to transfer property,	• •	••	§	2	2	4	4 }	26. 181	1	1
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•		••	••	• •				S	3. 179	4. 17	,
39	of native officers amenable for embezzlement,	••	• •	• •	5	8	0	4 \$	33. 180	3. 4	1
	may be arrested for arrears as well as defaulters,				5)	7. 179 5. 180		
**	may be arrested for arrears as well as detautiers,	• •	• •	• •	.,	, t	1	(1)	28. 180	,	
				Ş	5		0	ΙŽ	5. 181	_	1
,,	power of, to sue against distraint,	••	• •	l	10	6	8	4 §	1		1
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".	of Government defaulters, rules for arresting,	• •	• •	• •	5	7	0	2)	27. 180	.]	
,,	of paupers liable to costs, &c. on paupers absconding,	• •	• •	• •	3	3	1	20	28. 181	4. 11	
								5	17. 179	- 1 ~	
**	of defaulters absconding, liable to distraint,	• •	• •	• •	10	6	4	1)	45. 179 28. 180	1 40	
										27	
**	being isur furzee tenants, liable to distraint,	• •	• •	• •	•			$\frac{2}{3}$		25	5
	rising from sales of distrained property to be returned to defaul	tawa						. \$	17. 179		2
		ters,	••	• •	10	6	9	13	45. 179 28. 180	,	
,, 0	on sales of putnec tenures for arrears to go to the tenant,	• •	••	• .	5	l	l	9	8. 181		١.
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EEPS to b	e insufficient proofs of payment on conditional sales,				4	4	0	3 {	1. 179	!	- 1
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		• •	••	• •	10	6	1	2	28. 180	3. 20) 3
» Enants.	may be appointed arbitrators, See Ryots.	• •	• •	• •	11	10	6	3	7. 182	2. 33	:
	n perpetuity to be sold for arrears,		• •		5	ı	2	-1	8. 181	0 9	.]
					•	1	-	•	7. 179		
,,	may be attached, defaulters being confined for arrears,	• •	• •	• •	5	1	3	13	5. 1800	0. 14	
) ;	of khoodcast ryots not to be cancelled without permission of	f court,	• •			.		6	28. 1803 8. 1819	1	
	s to attend the search of zenanas by distrainers,			1	10	6	6		7. 179	. 1	
	•	••	••	• •	ıv	0	ľ	" }	28. 180:		•
»	to observe what passes on such occasions,	• :		••		.	.	3 }	•• •	111	
o <mark>LLS, sui</mark> t	ts concerning, admissable in courts,		, ,		1	4	0	3	8. 182	19 4. 14	
Ransfers	, what to be annulled by the special commission,	••	••		ıi	5	ĭ	7	1. 182		
,,	of property bound by security forbidden,		• •		2	2	4	43	26. 181	1 1	ļ
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RANSLATI	ons, not to be furnished by P.C. till required by S.D.A.	••	• •		2	li	5	13	2. 1801 5. 1803		
	required by S. D. A. preparation of,			1	18	- 1	- 1	_ (2. 1801	17	i

					_ •	" ne	alyı	5 8 8.	1	Auth	ority.	
					Chop.	Sec.	5	Parle.		Reg.	Sec.	ಶ
REASURE hid	den, persons finding to give notice to court,	• •			5	15	0	1	5	1817.	3	
.00	to be awarded to the finder if not above one Lac,	••			.]			3	1		6	. 1
,,	all above one Lac to be adjudged to Government,		• •		.	.	.]	4	1		. 7	•
"	to be forfeited by a neglect of these rules,	• •			. 1	.		6	1		9	
	of courts to sign solemn declarations on taking office,		• •		6	1	5	3	18.	1817.	3	
39	to give receipts for deposits of fees,	•	• •		7	6		2		1814.	23	
)	to take charge of money, or obligations given as securities,		• •	• •	2	2		5	2.	1806.	8	
erai. of suits	, no persons to interfere in,				- 1	1	_ [1 \$		1793.		4
	i de la companya de la companya de la companya de la companya de la companya de la companya de la companya de	• •	• •	• • •	2	2	_1	^ {		1803.	2	1
	o, on the oaths of parties,		• •		2	2	8	1	1		6, 7	1
" order	of, to be according to the file,	• •	• •	:	2	2	11	1	i		19, 20	
,, before	moonsiffs to proceed, if pleadings are not filed,			• • •	10	2		6	23.	1814.	25	
	of, before moonsiffs,			• .	10	2	9	1	1		26	
	or, before moonsiffs,				.		.	4			28	
", ex-par	te before moonsiffs,		• •		10	2	6		1		21	
, of suit	s before the commissioner of Rungpore,		• •		11	3		5	110.	1822.	7	
IAL of sum	mary suits by collectors,				11	8	_		1.	1824.		l
,,	of claims to lakhira; lands by collectors,					9	_			1819.	30	1
••		- •		1	- 1			•		1793.	11	
)	of suits generally by P. C.		• •	••	12	5	4	-3			ii	
,,	of original suits and appeals by S. D. A.				13		1	1		1814.	5	
	of special appeals by S. D. A.	• •	• •		13			_	20.	1014.	3	ĺ
,	of cases by special revenue commission,	••	• •				2	1	١,	1828.	اء	
,,	7 1	• •	• •		٠.١	15	7	1			6	•
COAVY adv	ances recoverable as arrears of revenue,			1	اء	10	. 1	- \		1793.	40	
		• •	• •	• • •	9	10		-5	0.	1795.	46	
TIBANET.	table of rates for, to be prepared,						ا۔		27.	1803.	45	
	such table to be stuck up in the Court-room,	• •	••	•••	6	1	7	_	20.	1814.	14	ı
**	amount of, to be endorsed on processes,	• •	• •	• • •		٠.		6	ł	••		1
**	payment of, for several processes,	• •	• •	• • •	6	1	8	1	1	• •		ı
,,	shares of, by the peons and nazir,	• •	• •	• •	.	.	\cdot	2	1	• •	!	l
••	exactions on the plea of, to be prevented,	• •	• •	•••	.	•	.	3	l	• •		l
	exactions on the piet of, to be prevented.						,	A	1	,	4 /	ı
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mrine, app	U. cointment of, and rules for, in matters referred to arbitration,	••		• •	2	* 5		6		1793. 1803.	5 5	l
mrine, app	U. cointment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest,		 	• • • • • • • • • • • • • • • • • • • •	2 4			6	15.	1793.	5 5 10	
мгіяв, арр	U. cointment of, and rules for, in matters referred to arbitration,							6	15.	1793. 1803. 1793.	5 5 10	l
mpire, appo	U. cointment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest,				4	3	0	6 } 1 }	15. 34.	1793. 1803. 1793. 1803.	5 5 10	
MPIRE, APPO MPRUCT du	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhaste,			••	4	3	7	6	15. 34. 26.	1793. 1803. 1793. 1803.	5 5 10 9	
APIRE, APPOUVE du	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of,				4	3	0	6 1 1 1 1 7 2	26. 27.	1793. 1803. 1793. 1803.	5 5 10 9	
upauct du	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for,			••	4 2 7	3 2 4	7 1	6 1 1 2 3	26. 27.	1793. 1803. 1793. 1803.	5 5 10 9 24 21	
MPIRE, appourant du	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels,				4 2 7	3 2 4	7 1 . 2:	6 1 1 2 3 2,3	26. 27.	1793. 1803. 1793. 1803.	5 5 10 9 24 21 	
MPIRE, appourred du	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels,				4 2 7 7	3 2 4 4	7 1 . 2 . 3	6 1 1 2 3 2 3 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 3 2 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 3 2 2 2 3 2	26. 27.	1793. 1803. 1793. 1803.	5 5 10 9 24 21 13,18 30	
MPIRE, APPOSUFRUCT du	U. Dointment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for,				2 7 7 7	3 2 4 4 8	71.23	6 1 1 7 2 3 3 2 3 2 8	26. 27. 	1793. 1803. 1793. 1803.	5 5 10 9 24 21 13,18 30 8	
MPIRE, APPOUFRUCT du	U. Dointment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822,				4 2 7 7 11	3 2 4 4 8 10	7 1 2 3 0 3	6 1 7 2 3 2 3 2 8 5	26. 27. 	1793. 1803. 1793. 1803. 1814. 1814.	5 5 10 9 24 21 13,18 30 8 27	
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MPIRE, appour du AKALUTNAM	U. Dointment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C.				2 7 7 7 11 11	2 4 4 8 10	0 7 1 . 2 3 0 3 5 1	6 1 7 2 3 2,3 2 8 5 3 1 2	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814.	5 5 10 9 24 21	
MERLE, appourant du	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as,				2 7 7 7 11 11	2 4 4 8 10	0 7 1 . 23 0 3 5	6 1 7 2 3 2,3 2 8 5 3 1 2 3	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 	5 5 10 9 24 21 13,18 30 8 27 29 3	
MPIRE, appourant du MARALUTNAM	U. Dointment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred,				2 7 7 7 11 11	2 4 4 8 10	7 1 2 3 0 3 5 1	7 2 3 2 8 5 3 1 2 3 4	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814. 1822. 1814.	5 5 10 9 24 21 13,18 30 87 29 3	
MPIRE, APPOUFRUCT du	U. Dointment of, and rules for, in matters referred to arbitration, aring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment,				2 7 7 7 11 11	2 4 4 8 10	7 1 2 3 0 3 5 1	7 2 3 3 2 2 8 5 3 1 2 3 4 5	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 	5 5 10 9 24 21 13,18 30 87 29 3	
MPIRE, appourant du MALUTNAM	U. Dointment of, and rules for, in matters referred to arbitration, aring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunsuds of appointment, vacating situations to return sunnuds,				2 7 7 7 11 11	2 4 4 8 10	7 1 2 3 0 3 5 1	7 2 3 3 2 2 8 5 3 1 2 3 4 5 6	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814. 1822. 1814.	5 5 10 9 24 21 13,18 30 8 27 29 3 6 4	
MPIRE, appourant du MARALUTNAM	U. Dointment of, and rules for, in matters referred to arbitration, aring mortgages to be taken in lieu of interest, V. Els to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuls of appointment, vacating situations to return sunnuls, oaths prescribed for, on receiving sunnuls,				2 7 7 7 11 11	2 4 4 8 10	7 1 2 3 0 3 5 1	723328531234567	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814.	5 5 10 9 24 21 13,18 30 8 27 29 3 6 4	
ARALUTNAM ARALUTNAM AREELS, ap	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges,				4 27 77 11 11 11 7 · · · · · · · · · · · ·	3 2 4 4 8 10 10 1 	7 1 2 3 0 3 5 1	7233285312345678	26. 27. 14. 7.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814.	5 5 10 9 24 21 13,18 30 8 27 29 3 6 4	
WALUTNAM AKELIS, &P	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of,				2 7 7 7 11 11	2 4 4 8 10	7 1 2 3 0 3 5 1	7 2 3 3 2 2 8 5 3 1 2 3 4 5 6 7 8 1	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814.	5 5 10 9 24 21 21 30 8 27 29 3 6 4 5 16 37	
AFIRE, appours du AKALUTNAM	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government				4 27 77 11 11 11 7 · · · · · · · · · · · ·	3 2 4 4 8 10 10 1 	7 1 2 3 0 3 5 1	7 2 3 3 2 8 5 3 1 2 3 4 5 6 7 8 1 2	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814.	5 5 10 9 24 21 13,18 8 27 29 3 6 4 16 37 7	
MPIRE, appour du AKALUTNAM	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Governm en what suits to be conducted by,	 			4 27 77 11 11 11 7 · · · · · · · · · · · ·	3 2 4 4 4 8 10 10 1 	7 1 2 3 0 3 5 1	7 2 3 3 2 8 5 3 1 2 3 4 5 6 7 8 1 2	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814.	5 5 10 9 24 21 21 30 8 27 29 3 6 4 5 16 37	
MPIRE, appours du MARALUTNAM	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government what suits to be conducted by, not to assist parties opposed to Government	 			4 27 77 11 11 11 7 · · · · · · · · · · · ·	3 2 4 4 4 8 10 10 1	0 7 1 2 3 0 3 5 1	72332853123456781245	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814.	5 5 10 9 24 21 13,18 8 27 29 3 6 4 16 37 7	
AKALUTNAM AKALUTNAM AKEELS, &p	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government what suits to be conducted by, not to assist parties opposed to Government, not to receive the same fees as others,	 			4 27 77 11 11 11 7 · · · · · · · · · · · ·	3 2 4 4 4 8 10 10 1	0 7 1 2 3 0 3 5 1 1	7 2 3 3 2 8 5 3 1 2 3 4 5 6 7 8 1 2 4	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814. 	5 5 10 9 24 21 13,18 30 8 27 29 3 6 4 5 16 37 37	
MPIRE, apposer du AKALUTNAM AKALUTNAM AKERLS, ap AU	Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunsuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government what suits to be conducted by, not to assist parties opposed to Government to receive the same fees as others, to be subject to the general rules for vaken	 			4 27 77 11 11 11 7 · · · · · · · · · · · ·	3 2 4 4 4 8 10 10 1	0 7 1 2 3 0 3 5 1 1	72332853123456781245	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814. 	55 109 24 21 13,18 30 8 27 29 3 6 4 5 16 37 7 37 	
AKALUTNAM AKALUTNAM	U. Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunnuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government what suits to be conducted by, not to assist parties opposed to Government, not to receive the same fees as others,	 			4 27 7711117	3 2 4 4 8 10 10 1 	0 71	6 1 723,32853123456781245679	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814. 	55 100 9 24 21. 13,18 30 8 27 29 3 64 4. 51 637 37 37	
AKALUTNAM AKALUTNAM AKEELS, SP	U. cointment of, and rules for, in matters referred to arbitration, aring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunsuels of appointment, vacating situations to return sunnuels, oaths prescribed for, on receiving sunnuels, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government what suits to be conducted by, not to assist parties opposed to Government, to receive the same fees as others, to be subject to the general rules for vaken to conduct criminal prosecutions, rules,				4 27 7711117	3 2 4 4 8 10 10 1 	0 71	6 1 723,32853123456781245679	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1814. 1824. 1822. 1814. 	5 5 10 9 24 21 13,18 30 8 27 29 3 6 4 16 37 7 37 	
MPIRE, apposure du AKALUTNAM AKALUTNAM AKERIS, ap AKERIS, ap	Dintment of, and rules for, in matters referred to arbitration, uring mortgages to be taken in lieu of interest, V. EHS to be filed without durkhasts, forms and execution of, stampt paper required for, rules for, on changing vakeels, are sufficient for appointing vakeels, in summary suits before collectors, stamp duty for, in suits before collectors under Reg. VII. 1822, in appeals from collectors to the Board of Revenue, pointment of, in P. C. and S. D. A. appointment of, in Z. and C. C. persons eligible as, presenting certificates of examination to be preferred, to receive sunsuds of appointment, vacating situations to return sunnuds, oaths prescribed for, on receiving sunnuds, to be distributed at the discretion of judges, of Government, appointment of, vacancy of, to be reported to Government what suits to be conducted by, not to assist parties opposed to Government to receive the same fees as others, to be subject to the general rules for vaken				4 27 7711117	3 2 4 4 4 8 10 10 1	0 71	6 1 723,32853123456781245679102	26. 27. 14. 7. 27.	1793. 1803. 1793. 1803. 1814. 1824. 1822. 1814. 1816. 1814.	55 109 24 21 13,18 30 8 27 29 3 6 4 5 16 37 7 37 	

			**************************************	1		An	aly	sis.	Auth	o rit y.	
					Спар.	Sec.	 C.	Rule.	Reg.	Sec.	2
	A. I.I. A. Al and a standard of the standard o	······································			 7		-	1	27. 1814.	6	-
	liable to dismissal for misconduct, ditto for taking less than the prescribed fees,	• •	• •	• •			. 1	2		7	1
33	ditto for filing vakalutnamehs under fictitious names,	••	••	• • •				3		8	1
99		• •	••	C	7	2	ارا	47		. 1	l
,,	ditto for giving opinions to encourage litigation,	• •	• •	}	7	5	ō		1 1	20	(
,,	ditto for preparing papers without proper stamp,		• •		7			5	16. 1824.	7	1 :
,,	ditto for filing documents not properly stampt,		• •					6			
"	ditto to civil actions by their clients,			:	7	2	2		27. 1814.	12] :
"	absenting themselves without notice, penalty,	• •	• •	• •				2		14	
"	guilty of disrespect, penalty,	• •	• •	• •				3	1 1]	!
,,	fined by sudder numeens, to be reported,	• •	• •	• •				4]	15	
,,	fines imposed on when conclusive,	• •	• •	• •	•		٠	5]	}	
>>	guilty of irregularity in pleading, penalty,	• •	• •	• •				6	::	9	
"	filing pleadings not properly stampt, penalty,	• •	• •	• •			٠,		26. 1814.	6	
"	may be removed by P. C. and S. D. A. for any misconduct,	• •	• •	• •		•	3	1		10	
**	of Z. and C. C. to be finally removed by P. C. A.	• •	••	• •			٠	2		. ::	1
"	may be suspended by Judges, pending report,	• •	• •	• •	7	3		3	••	11	
"	duties of, with regard to pleadings, to inspect the documents they file,	• •	• •	• •	'	3		2		9	l
,,	not to plead in criminal cases without permission,	• •	• •	• •				3		ا::	1
"	may act as arbitrators,	••	• •	• •				4		17	
27	to give receipts for documents, to client's,	• •	••	••				_	07 1014	19	
,,	to endorse petitions of special appeal,	• •	••	. • •	.			_	27. 1814.	36	1
"	may inspect and extract from the regulations,	• •	• ''	• •		.	.		26. 1814.	2	ı
,,	to take copies of regulations,	• •	• •	• •	.		.		27. 1814. 11. 1806.	48	
**	prohibited from engaging with both parties,	• •	••	••	7	4	i		27. 1814.	12	į.
,,	change of in suits	• •	• •	••	7	4	2		1 1	22 12	
"	being absent, rule for changing,		••	••	1.	١. ١		2		13	
"	being removed or dying, appointment of new ones to conduct cases		• •	••	1.			3	••	18	
,,	in P. C. and S. D. A. rules for changing and appointing, in cases,	,· •	••					5		10	į
"	change of, from indisposition,		• •	• •		Ì		6	l ''	• • •	
"	fees to former, after such changes,		• •	• • • • • • • • • • • • • • • • • • • •				7	::	•••	1
"	two or more may be employed, rule for fees,			• • •	7	4	3		1 :: 1	30	
<i>"</i>	to receive fees for written opinions,	• •	• •		7	5				20	
"	legal opinions of, rules for giving,		• • •	• • •				2, 3			2,
,,	rates of fees, authorized for such opinions,		• •	• •	١.	١,		4			1 -,
,,	not to receive such fees, if engaged in suits,		• •		١.			5			l
	not obliged to attend summary investigations, in the mofussil,			Ċ	5	6	0	67			1
>>	•	• •	• •	}	7				2. 1821.	10	4
22	to give receipts for fees, on stampt paper,			•	7				27. 1814.	0.5	
23	to give one receipt, if fees do not exceed 16 Rs.		• •	• •	1.		. 1	2	19. 1817.		
**	in courts of sudder numeens, subject to these rules,	• •		• • •	7	7		$\frac{1}{2}$	23. 1814.	72	1
"	number of, to be attached to courts of sudder aumeens,		• •	• •	9	5		_	23. 1014.	12	1
"	to be appointed to moonsiff's courts, when necessary,	• •	• •	• • • • • • • • • • • • • • • • • • • •	10			2	!	15	
"	of moonsiffs, when to be discharged,	• •	• •	• • • • • • • • • • • • • • • • • • • •				3			1
	appointment of, for paupers,			Š	3	3	1	127	1	• • •	
"		• •	• •	}	7	4			28. 1814.	7	
**	of paupers, may plead without vakalutnameh,	• •	• •		3		1	13			1
<i>></i> >	appointment of, for sepays,	• •	• •	•••	3	4	3	2, 3	15. 1816.	5, 6	1
**	of the Cuttack court, to attend the superintendent,	• •	• •		11	1	1	5	11. 1816.	5, 5	
"	not necessary in the court of the commissioner, for Cuttack,	• •	• •		11	2	0	4	5. 1818.	5	
"	of mounsiffs, when liable to dismissal,	• •	• •		10	2 2	2			15	
**	of moonsiffs, to make their own agreements for fees, may be appointed in summary suits before collectors,	• •	• •	• •	. 1	.	.	4			1
"	may interrogate witnesses,	• •	• •		11	-8	0	6	14. 1824.	6	l
"	may interrogate withesses,	• •	••	••	12	5	3	4	26. 1814.	11	l
	W .										
RDS, N	niscellaneous cases concerning,			į	_	. ,		5	10. 1793.	5	
AVERS	forms for instituting suits against.		••	• •]	13	_	- [52. 1803. 31. 1793.		Ana
	forms for summoning as witnesses.	••	••	•-	3	2	1		37. 1803.	iŏ	
"	to be made to attend when necessary	• •	••	• •	3	2	1	1 [::		1
	to be much to account metersality,	•	• •	•••	.		.	3 }	[1
,,	to satisfy claims of Government, before others,			l	- 1	-		- 5 1	• •• [12	1

				Analysis.	Authori	ity.	
				Chap. Sep. Cl. Rule.	Reg.	ני	
Weaver	s, persons of attachable (with restrictions,)	••	••		9. 1801. 1. 1793.	3 9 2	
șe Se	rules for issuing summary process against,	••	••	3 2 4 1 3	7. 1803. 9. 1801.	9 3	
4 · ·	rules for instituting suits by, for compulsion,	• •	••	3 2 6 1 8 3	3. 1793. 7. 1803.	10 11 10 11	
*	rules for distraining property of, for arrears,	••	• •	(" " " " ")	7. 1799.	31 4	
WITHE	ses, mode and forms of summoning,	••	••		4. 1793. 3. 1803.	6) 7	
<u>.</u> .	guilty of perjury, penalty and forms,	••	••			14 8	
29	required by P. C. to be examined by Z. and C. Judges,	••	••	1, 1, 1, 1, 1, 2		9 11	
"	such to be examined in person,	• •	• •	111116	9. 1817.	11 10 9	
	weavers summoned are not to be detained,	• •	• •	3 2 2 1 3		10 9	
	similar rule for molunghees, &c.	• •	••		0. 1819. 21,	27 8	
; N 29	refusing to take oath before other authorities than courts,		••			10 5	
»	rules concerning, before sudder aumeens,	• •	• •		ee Anls.	, .	
*	guilty of perjury before sudder aumeens,	• •	• •			14 2 31	
3)	rules for summoning, by moonsiffs,	••	• •			31 30	
, 29	if such be employed in the Government investment, ditto, in the salt department,	• •	••	• • • • • • • • • • • • • • • • • • • •		21 8	
>>	not attending to summons of moonsiffs,	• •	••	• • • • • • • • • • • • • • • • • • • •		$\frac{1}{31}$ 1,	
29	rules of, in another jurisdiction,	• • •	••	10		32	
33	at a distance to be examined by written interrogatories,	••	• •]	
3 7	not to be confined or detained by moonsiffs,					33	
2)	may be examined without oath, by moonsiffs.		• •			35	
23	rules for examining by moonsiffs,	• •	• •	. . . 15		36	
29	guilty of perjury before moonsiffs,	• •	• •			14	
29	form for depositions of, before moonsiffs,	• •	• •		23. 1814. 4. 1824.	37 4	
. 29	may be summoned by Collectors in summary suits,	• •	••			19	
22	in suits for <i>lakhiraj</i> lands before collectors, may be awarded expenses by Collectors,	••	••		9. 1825.	5 1	
"	not attending on summons of P. C., rules,	••	••	**1	5. 1793.	20	
2)	examination of, by P. C.				5	20 19	
39	•	• •	••	**1 1 1 1 1	1 (19	
25	examination of, if at a distance,	• •	••	$\begin{vmatrix} \cdot \cdot \cdot \cdot \cdot \cdot & 3 & 1 \\ \cdot \cdot \cdot \cdot & 4 & 2 \end{vmatrix}$	3. 1808. 6. 1814.	9) 11	
"	interrogatories may be prepared for, by P. C.	••	• •	1 (1	6. 1793.	16	
"	examination of, by S. D. A. in appeals,	••	••		26. 1814. 9. 1819.	16 11 11	
**	guilty of perjury before S. D. A.	••	••			18 18	
	Z .						
Zenana	s, not to be searched by distrainers,	••	••	10 6 6 1 3 4	5. 1795.	21 19	
	•			1 1 1 1 21		19 10	
	may be searched before the police,	• •	••			19	
» *** * 4 **	AND CITY COURTS, established in Bengal, Behar, and Orissa,	_			3. 1793.	2	
-	in the province of Reneral	••	••	1 1 2 1	7. 1795.	2	
**	in the goded provinges of Oude	••	• •	1 1 3 1	3. 1803.	2	
33 33	in the Doab and Bundlekund,	• •	• •	1 1 4 1	8. 1805.	5	
	to be supprinted each by one living	••	• •		3. 1793. 7. 1795.	3	
, ,	,, we be superintended each by one judge,	••	•		2. 1803.	13 5	
, ,,	,, place for sittings of,	••	••			5 14	
• • • • • • • • • • • • • • • • • • • •	,, sittings of, for miscellaneous business,	••	••		3. 1794.	22	
	to be adjourned for helidays	• •	••	1 2 3 1		See An.	
••	,, to be adjourned for nondays,				1. 1806.	10 24.	

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						Chap.	Ci.	Rade.	Reg.	Sec.	કં
ZILLAH	AND CITY COURTS,	local jurisdiction of,	••	• •		1	3 1	1 }	3. 1793. 3. 1803.	4 3	
,,	99	cognizance of civil suits by,	• •	• •		1 4	4 -	_	See Anal.		İ
"	**	cognizance of criminal cases by,	••	• •		1 3	5	-	Ditto.		i
,,	37	cognizance of suits as to amount by,	••	• •			5 1	_	Ditto.		1
"	3)	cognizance of regular appeals by,	• •	• •		1	7 1	1	24. 1814.	6	2
,,	"	cognizance of special appeals by,	• •	• •		1	2]			3
"	,,	cognizance of summary appeals by,	•	• •	• •	11	[] 3	1	26. 1814.	3	4
"	33 .	may admit appeals from Collectors in certain cas	es,	• •	• •	11/2	4	1	2. 1819.	30	7
,,	"	to execute and return processes of P. C.,	••	• •		1 11	0	1 }	5. 1793. 4. 1803.	16 16	
"	,,	as also to orders of S. D. A.				- 1	1 1	•			i
,,	,,	may authorize landholders to cancel leases of ten	ants in arrcars,			5 1	3	5	8. 1819.	18	5
,,	,,	to reinstate persons dispossessed by force from la	ands,	• •		5 4	0	3 }	49. 1793. 32. 1803.	3 3	
,,	,,	to require parties to prove possession on receiving	g notice of dis	putes,		. .	.	7	6. 1813.	5	1
,,	,,	to give possession according to certain rules, in d	lisputes for inh	eritance,		410	ol c	8,4	5. 1799.	4	
,,	"	to assist the special commission, in executing ordesee Courts.	ers,	• •	••	11 3	4	7	3. 1803. 1. 1821.	16 7	4